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UNIVERSITY OF MADRAS

THE CALENDAR FOR 1934-35

VOL. I PART I

The Madras University Act No. VII of 1923
as amended by Act XII of 1929
Laws (Statutes and Ordinances)
and Appendices



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DESCRIPTION OF THE COAT OF ARMS.

"Argent on a Mount issuant from the base Vert a Tiger passant proper, on a Chief Sable, a Pale Or, thereon, between two elephants heads couped of the field, a Lotus flower leaved and slipped of the third, together with this motte. Doctrina Vim Promovet insitam"."

Accordingly in the margin of the Grant the Arms are shown with the following tints \pm

'the base Vert' 4- a light green

Tiger — Yellow on white ground

Elephants — grey on black ground

Lotus — white flower, olive green

leaves, on gold ground

Motto Scroll - edger red, black lettering.

THE CALENDAR FOR 1934.

	::	JULY
1 2 3	geb M Tu	Half-yearly closing of Bank Accounts-(Holiday.) Last day for receiving attendance certificates for the Examinations for Diploma in French and German. Last day for receipt of applications for Research
4 5 6 7 8 9	W Th F S Sun M	Studentships. Last day for receiving attendance certificates for
10 11 12 13 14 15	Tu W Th F S	B. S. Sc Part II Examination. Micring of Syndroite
16	M	M.L., B.S.Sc. Part II Examinations. †Last day of registration for September Intermediate, B.A., B.A. (Hons.) Preliminary, B.Sc., B.Sc (Hons.) Part I, B.Sc. (Hons.) Part II (Subsidiary subjects) L.T., F.L., B.L. and Diploma in Midwifery Examinations held in September. Last day for receiving attendance certificates for Diploma in Midwifery Examinations. Publication of the results of Examination for Certificate in Librarianship.
17 18 19 20 21 22 23 24 25	Tu W Th F S Sun M Tu W	University of Bombay, Incorporated, 1857. Examination for the Diploma in French. Examination for the Diploma in German. University of Mysore, Incorporated, 1916.
26 27 28 29 30 31	Th F S Sun M Tu	Lunar Eclipse Last Saturday (Holiday).

^{*} Provisionally fixed.

[†] Late applications with an additional fee of Re. 1 will be received up to the 20th July.

		AUGUST
- 1	w	-
2	Tb	Convocation (Main),
3	F	
4	s	
5	Sun	
6	M.	Last date for the submission of the Return of Staff.
7	Tu	
8	W	
9	Th	
10	$\mathbf{F}_{\mathbf{r}}$,
11	s'	Special Meeting of the Syndicate
12	Sun	
13	M	Publication of the results of B.S.Sc. Part II and Examinations for the Diplomas in French and German.
14	Tu	
15	W	Assumption Day.
16	Th	
17	F	
18	S	Meeting of Syndron
19	Sun	
20	M	Last day for receiving attendance certificates for September Arts Examinations, B.Sc., B.Sc. (Hons.) Part I, B.Sc. (Hons.) Part II (Subsidiary subjects) and L.T. Examinations.
21	Tu	·
22	W	- (77 111)
23	Th	Onam (Holiday.)
24	F	Avani Avittam (Holiday).
25	S	Last Saturday (Holiday).
26	Sun	· .
27	M	
28	Tu	
29 30	W	The state of the s
31	F	Meeting of the Academic Council Last day for receipt of applications from Institutions for recognition, affiliation or approval in any University courses from the following Academic year.

^{*} Provisionally fixed.

of Inter. Examination of March 1934. Publication of results of the M. L. Degree Examn. University of Madras, Incorporated, 1857 The The Indian Universities Act, 1904, came into force in the University of Madras, 1904. Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.L. Examinations. B.A. (Hons.) Prelimy., B.Sc. (Part I). and B.Sc. (Hons.) Part I, Examinations. Part I, Examinations. Solution of results of the M. L. Degree Exam. Inter., B.A. (Part II) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.L. Examinations. Part I, Examinations. Vinayaka Chathurthi (Holiday). B.A. (Part II) and L.T. Degree Examinations. Solution of results of the M. L. Degree Exam. Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.A. (Part II) and B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. Figure 1. The September 1. The September 1. The Indian September 1. The			SEPTEMBER
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University of Madras, Incorporated, 1857 The F S Meeting of Syndicate.* The Indian Universities Act, 1904, came into force in the University of Madras, 1904. Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.L. Examinations. B.A. (Hons.) Prelimy., B.Sc. (Part I). and B.Sc. (Hons.) Part I, Examinations. Winayaka Chathurthi (Holiday). B.A. (Part II) and L.T. Degree Examinations. B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. S Sun Th Tu F S Sun F S Sun F S St. Michaelmas Day. Last Suturday (Holiday) Last Suturday (Holiday)		M	Publication of results of the M. L. Degree Examn.
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in the University of Madras, 1904. Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.L. Examinations. B.A. (Hons.) Prelimy., B.Sc. (Part I). and B.Sc. (Hons.) Part I, Examinations. B.A. (Part II) and L.T. Degree Examinations. B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. Substitute of Madras, 1904. Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.A. (Part II). and B.Sc. (Part II). and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. Substitute of Madras, 1904. F. L. and B. L. Examinations.	8	S	Meeting of Syndicate.*
Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.L. Examinations. Tu B.A. (Hons.) Prelimy., B.Sc. (Part I). and B.Sc. (Hons. Part I, Examinations. B.A. (Hons.) Prelimy., B.Sc. (Part II). and B.Sc. (Hons. Part I, Examinations. Part I, Examinations. Vinayaka Chathurthi (Holiday). B.A. (Part II) and L.T. Degree Examinations. B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. Sun III Tu I			The Indian Universities Act, 1804, came into force in the University of Madras, 1804.
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Part I, Examinations. Vinayaka Chathurthi (Holiday). B.A. (Part II) and L.T. Degree Examinations. B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. S an (Subsidiary subjects) Examinations. Tu (Subsidiary subjects) Examinations. Tu (Subsidiary subjects) Examinations. F. L. and B. L. Examinations. F. L. and B. L. Examinations. St. Michaelmas Day. Last Suturday (Holiday)	10	M	Inter., B.A. (Part I) Examinations. Last day for receiving attendance certificates for Sept. F.L.; and B.L. Examinations.
The Factorial Content of Contents of Conte	11	Tu	B.A. (Hons.) Prelimy., B.Sc. (Part I). and B.Sc. (Hons.) Part I, Examinations.
Th F B.A. (Part II) and L.T. Degree Examinations. B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. S B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. Tu W W W W W W W W W W W W W W W W W W W	12	W	Vinavaka Chathurthi (Holiday).
14 F B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part I (Subsidiary subjects) Examinations. 15 S S I Sun	13	Th	
15 S Sun 17 M 18 Tu 19 W 20 Th 21 F 22 S Sun 24 M F. L. and B. L. Examinations. 23 Sun F Sun F. L. and B. L. Examinations. 24 M F Sun F. L. and B. L. Examinations.	14	F	B.A. (Part III), B.Sc. (Part II) and B.Sc. (Hons.) Part II
17	15	S	
18	16	Sun	
19 W 20 Th F 21 F 22 S 23 SuL 24 M F. L. and B. L. Examinations. 25 Tu 26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)	17	M	
20 Th	18	Tu	
21 F 22 S 23 Sub 24 M 25 Tu 26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)	19	W	
22 S 23 Sub 24 M 25 Tu 26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)	20	Th	i
23 Sub 24 M F. L. and B. L. Examinations. 25 Tu 26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)	21	F	
24 M 25 Tu 26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)	22	S	
25 Tu 26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)			
26 W 27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)			F. L. and B. L. Examinations.
27 Th 28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)		Tu	
28 F 29 S St. Michaelmas Day. Last Saturday (Holiday)		1	
29 S St. Michaelmas Day. Last Saturday (Holiday)	27	Th	
Last Saturday (Holiday)	28	F	
30 Sur Last Saturday (Holiday)	29	S	
OV WAR	30	Sun	

^{*} Provisionally fixed.

		OCTOBER
-1	М	University of Patna, Incorporated, 1917. Last day for receipt of applications for exemptions from bona-fide trained teachers to appear for Matric. Inter. and B. A. Examinations, and from other private candidates for Matric. and O. T. Examinations, Match 1935.
2 3 4 5 6 7	Tu W Th F S	
8 9 10 11	Sun M Tu W Th	Mahalaya Amavasai (Holiday). Diploma in Midwifery Examination. (D.G.O.)
12 .13 14 15	Sun M	Meeting of the Syndicate University of Punjab, Incorporated, 1882. Publication of results of Inter., B.A., B.A. (Hons.) Prelimy., B. Sc., B. Sc. (Hons.) Part I, B. Sc. (Hons.) Part II (Subsidiary subjects) and L.T. Examinations. †Last day of registration for Pre-Registration, First, Second and Final Medical Examinations and B, 3. Sc. Part II.
16 17 18	Tu W Th	Ayudah Puja (Holiday).
19 20 21 22 23	F S Sun M Tu	
24 25 26	W Th F	Meeting of the Senate
27 28 29	Sun M	Last Saturday (Holiday). The Madras University Amendment Act of 1929 came into force.
30 31	Tu W	

^{*} Provisionally fixed.

† Late applications with an additional fee of Re. 1 will be received up to the 20th October.

		NOYEMBER
1	Th	,
2	F	
$\tilde{3}$	s	
4	Sun	
5	M	Publication of results of F.L., B.L. and the
		Diploma in Midwifery Examinations.
6	Tu	Deepavali (Holiday).
7	W	
8 9	Th F	
10	S	
10	Б	
11	San	
12	M	
13	Tu	
14	W	
15	Th	† Last day of registration for O. T. Examinations.
10		University of Allahabad, Incorporated, 1887.
16 17	FS	Special Meeting of the Syndicate. Meeting of the Syndicate.
11	8	Mea. PHE SAMMONTE
18	Sun	
19	M	
20	Tu	
21	W	Karthikai Deepam.
22	Th.	
23	F	Last day for receiving attendance certificates for First, Second and Final Medical Exami-
24	s	nations. Last Saturday (Holiday).
25	Sun	
26	M	Last date for receiving attendance certificates
		for B. Sc. (Part II) Examination.
27	Tu	, , ,
28	W	
29	Th	
30	F	
	n in i	
	1	10

^{*} Provisionally fixed.

† Late applications with an additional fee of Re. 1 will be received up to the 20th November.

		DECEMBER
^1	S	Last day of registration for B.S.Sc. (Part I.I., M.Sc., Ph.D. D. Sc., LL.D., M.O.L. & M.A. Research Examns. Publication in the Gazette of India in 1904, of the Chancellor's Declaration that the Body Corporate of the University of Madras had been constituted in accordance with the provisions of the Indian Universities Act, 1904. University of Rangoon and Muslim University. Aligarh, Incorporated, 1920. First, Second and Final M.B. & B.S., and B.S.Sc. Part II Examinations. Last day for receiving attendance certificates for Pre-Registration Examination.
2	Sun	dance definemental i le-registration is animitation
2 3 4	M	
4	Tu	
5	W	
6	Th	
7	\mathbf{F}	
8	S	
9	Sun	
10	M	Pre-Registration Examination.
11	Tu	
12	W	
13 14	Th F	
15	S	Meeting of Syndicate
19	מ	· · · · · · · · · · · · · · · · · · ·
16	Sun	†Last day of registration for Matriculation, Inter., B.A., B.Sc., B.A. (Hons.), M.A., B.Sc. (Hons.) Examinations. Vaikunta Ekadesi. (Holiday). University of Lucknow, Incorporated, 1920.
17	M	Omicisity of Educator, Interpolation, 1820.
18	Tu	
19	W	
20	Th	Publication of the results of First and Second M.B. & B.S. and B.S.Sc. Part II Examinations.
21	F	
22	S	
23	Sun	A
24	M	Christmas Vacation (Holiday).
25	Tu	Do. do. Christmas day.
26 27	W Th	Do. do.
28	F	Do. do.
29	S	Do. do.
30	Sup	Do. do.
31	M	Do. do.

* Provisionally fixed.

[†] Late applications with an additional fee of Re. 1 will be received up to the 20th December.

THE CALENDAR FOR 1935

		JANUARY
1	Tu	Christmas Vacation (Holiday), New Year, Day Annamalai University, Annamalainagar, Incor-
' 2 '	w'	porated, 1929. Christmas Vacation (Holiday).
3	Th	Office re-opens.
4	F	Onice to-opons.
5	S	Publication of results of Pre-Registration and Final M.B. & B.S. Examinations.
6	San	
7	M	Ramzan (Holiday).
8	Tu	Last date for receipt of attendance certificates for B.S.Sc. (Part I) Examination.
9	W	Last date for the submission of the Return of Staff.
10	Th	
11	F	
12	S	
13	Sun	Bhogi Pandigai (Holiday).
14	M	Pongal Pandigai (Holiday).
15	Tu	Last day of registration for M.L., Engineering, Pre-Registration, First, Second and Final M.B. & B.S., M.D., M.S., D.G.O., B.Sc. Ag., L.T., F.L., B.L., and Diploma in-Economics, Geography and Indian Music Examinations. Last date for receiving attendance certificates for M.IS. M.S., Diploma in Midwifery Examinations. B. S.S. (Part I) Examination.
16 17	W Th	University of Calcutta, Incorporated, 1857.
18	F	
19	S .	Meeting of Syndicity " Lunar Eclipse,
20	Snn	·
21	M	1 11 1
22	Tu	
23	W	Andhra University, Waltair, Incorporated, 1926.
24	Th	
25	F	
26	S	Last Saturday (Holiday).
27	Sun	
28	M	Publication of the results of B.S.Sc., Part I Examination.
29	Tu	
30	W	
31	Th	Last day for receipt of applications for admission to certificate in Librarianship course.

[·] Provisionally fixed.

[†] Late applications with an additional fee of Re. 1 will be received up to the 21st January.

FEBRUARY		
1	F	Last day for receiving applications for pass certificates of Intermediate Examination of September 1934.
2	S	
3 4 5 6 7 8 9	M Tu W 'Fh F S	
10 11 12 13 14 15	M Tu W Th F S	
17 18 19 20 21 22 23	San M Tu W Th F S	Last Saturday (Holiday).
24 25 26 27 28	Sun M Tu W Th	Madras University Act VII of 1923, received the assent of the Governor of Madras.

^{*} Provisionally fixed.

MARCH			
1 2	F :: ·	Last day of registration for B.S.Sc., Part I Examination. Last day for receipt of applications for exemptions from bone-fide trained teachers to appear for Intermediate and B. A. Exams. September, 1935.	
3	Sun	Mahasivarathri (Holiday)	
4 5	M Tu	(3.53.1.3)	
6 7	W Th	Ash Wednesday.—(Holiday).	
8	F		
9	S	Last day for receiving attendance certificates for Intermediate, B.A., B.Sc., B.A. (Hons.), B.Sc. (Hons.) and O. T. Examinations.	
10	Sun	·	
11	M	Last day for receiving attendance certificates for F.E. and B.E. Examinations.	
12	Tu		
13	W	1	
14	Th		
15	F	1	
16	Sun	Bakrid (Holiday).	
17	ł		
18	M	Last day of receiving attendance certificates for Matriculation Examination.	
19	Tu	Last day for receiving attendance certificates for BSc. Ag., L.T and piploma in Economics Examinations.	
20	W		
21	Th	The Indian Universities Act, 1904, received the assent of the Governor-General.	
22	F.	•	
23	S	Meeting of the Syndicate *	
24	Sup		
25	М	Matric., Inter., B.A., B. A (Hons.), M.A., B.Sc., B.Sc. (Hons.), Engineering and O.T. Examinations. Last day for receiving attendance certificates for the Pre-Registration, First and Second M.B. & B.S., Examinations.	
26	Tu		
27	W	B.A. Part II. Examination.	
28	Th	Meeting of the Senate. B.A. (Part III), B.Sc. (Part II). Examinations.	
29	F	Madras University Act, VII of 1923 received the assent of the Governor-General.	
3 0	S		
31	Sun		
Δ	Vote.—T	* Provisionally fixed he scheme of time-table is subject to alteration	

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Τu

APRIL Hindu University, Benares, Incorporated, 1916. . 1 Last day for registration for Diplomas in French and German Examinations. Last day for receiving attendance certificates for F. L., B. L., & B.S.Sc., Part I, Final M B. & B. S., Diploma in Indian Music and Geography, Examinations. L.T., B.Sc. Ag. First and Second Examinations, Pre-Registration, First and Second, M.B. & B.S., M.D. and M.S. Examinations. Tu W 3 4 Th Telugu New Year's Day (Holiday). 5 F 6 S 7 Sun M B.Sc. Ag. (Part II), and Final Examination, B. S.Sc. (Part I). Final M.B. & B.S., Diploma in Midwifery and Diploma in Economics, Geography, and Indian Music Examinations. 9 Tu 10 w Th 11 12 F Sri Rama Navami. 13 S Tamil New Year's Day (Holiday). 14 Sun Muharram (Holiday). 15 M F. L. and B. L. Examinations. Publication of results of Pre-Registration, First and Second M.B.B.S. Examinations 16 Tu W 17 ThEaster 18 Good Friday \mathbf{F} 19 20 S Easter (Holidays). 21 Sun 22 M •• 23 Tu Office Re-opens (after Easter.) W 24 Publication of B.S.Sc. (Part I) Examination results. 25 Th Andhra University, Inaugurated, 1926. 26 F Meeting of the Syndicate * 27 8 Last Saturday (Holiday.) 28 Sun 29 M

^{*} Provisionally fixed.

MAY

The Madras University Act, 1923, came. University of Delhi, Incorporated, 1922. That is a second of the second of	O.
2 Th 3 F 4 S 5 Sun 6 M Accession of King George V, 1910 Publication of results of Engineering.	O.
3 F 4 S 5 Sun 6 M Accession of King George V, 1910 Publication of results of Engineering.	final M.B.,
4 S 5 Sun 6 M Accession of King George V, 1910 Publication of results of Engineering.	final M.B.,
5 Sun 6 M Accession of King George V, 1910 Publication of results of Engineering.	final M.B.,
6 M Accession of King George V, 1910 Publication of results of Engineering.	final M.B.,
Publication of results of Engineering, I	final M.B.,
& B.S., M.D., M.S. and Diploma in Examinations.	
7 Tu	
$8 \mid \mathbf{W} \mid$	
9 Th	
10 F	
11 S	
12 Sur	
Publication of results of B.A. (Hons.) (Hons.) Part H (Mam) and M.A. Examir	Final B.Sc.
14 Tu	
15 W Annamalai University Act, 1928, all Section force. Last day for the submission of	
16 Th Diploma in Geography.	
17 F	
18 8	
19 Sun	
20 M Publication of results of Matric, and In B.Sc. (Ag.) Degree Examinations.	itermedia te ,
21 Tu Madras University—Appointment of the Chancellot under the Act of 1923	first Vice-
22 W	•
23 Th	
24 F Empire Day (Holiday).	
25 S Last Saturday (Holiday.)	
26 Sun Queen Mary Born, 1867	
27 M Publication of results of B.A., B.A. (Homary, B. Sc., B.Sc. (Homs.) Part I, B. Part II (Subsidiary). L. T., O. T. and Economics and Indian Music Examination	Sc (Hons). Diploma in
28 Tu	
29 W	
30 Th Ascension Day.	
31 F	

JUNE		
S Last day for registration for B.S.Sc (Part II) and Ce ficate in Librarianship Examinations.	rti-	
M. King George Y Born, 1865, (Holiday). I ublication of results of F.L. and B.L., and Diploin Geography Examinations.	ma	
To W Th F S		
M Tu W Th F S Last day for receipt of applications for admission Diploma classes in Indian Economics, Geograp Modern European Languages (Franch and Germ and Indian Masic.	phy,	
M M Tu W Th F S Coronation day.		
M Last day for receiving attendance certificates 'Certificate in Librarianship Examination,		
Tu W Queen Mary Born, 1867. Th F Certificate in Librarianship Examination S Last Saturday (Holiday).		
T V T F S	Birth day of H. R. H. The Prince of Wales (1894) Last day for receiving attendance certificates Certificate in Librarianship Examination. Queen Mary Born, 1867. Certificate in Librarianship Examination Last Saturday (Holiday).	

JULY		
M Tu	Half-yearly closing of Bank Accounts (Holiday). Last day for receipts of attendance certificates for Diplomas in French and German Examinations, Last date for the receipt of applications for Research	
W Th F Sun	Studentships.	
M	Last day for receiving attendance certificates for B.S.Sc., Part II Examination. Diploma in French Examination.	
Tu W Th F S	Diploma in German Examination.	
М	M.L. and B.S. Sc. Part II Examination. * Last day of registration for September Intermediate, B.A., B.A. (Hons.) Preliminary, B.Sc., B.Sc. (Hons.) Part I, B.Sc. (Hons.) Part II (Subsidiary,) L.T., F.L., B.L. and Diploma in Midwifery, Examinations. Last day for receiving attendance certificates for Diploma in Midwifery, Examination Publication of the results of the Examination for the Certificate in Librarianship.	
Tu W Th F	University of Bombay, Incorporated, 1857.	
Sub M Tu W	University of Mysore, Incorporated, 1916.	
Th F S Sun M Tu	Last Saturday (Holiday).	
	Tu WTh F S Sun M Tu W Th F S Sun M Tu W Th F S Sun M Tu W Th F S Sun	

^{*} Late applications with an additional fee of Re. I will be received up to the 20th July.

	AUGUST		
1 2 3	Th F S		
4 5 6 7 8 9	Sun M Tu W Th F	Last date for the submission of Return of staff.	
114	Sun M	Publication of the results of B.S.Sc. Part II Examination and Examinations for the Diplomas in French and German.	
13 14 15 16 17	Tu W Th F S	Avani Avittam (Holiday). Assumption Day.	
18 19	Sun M	Last day for receiving attendence certificates for September Arts Examinations, B. Sc., B. Sc., (Hons). (Part I) and Part II (Subsidiary) and L. T. Examinations	
20 21 22 23 24 25 26 27 28 29	Tu W Th F S Sun M Tu W	Sri Jayanti (Holiday).	
30 31	s .	Last Saturday (Holiday) Last day for receipt of applications from Institutions for recognition, affiliation or approval in any University Courses from the following Academic year	

	SEPTEMBER		
1	Sun	Tinguala (Thathanthi (Halidan)	
2	M Tu	Vinayaka Chathurthi (Holiday). Last day for receiving applications for pass certificates of Inter. Examination of March 1935. Publication of the results of the M. L. Examination.	
4	W	•	
5	Th	University of Madras, Incorporated, 1857.	
6	F		
7	S		
8	Sun	The Indian Universities Act, 1904, came into force in the University of Madras, 1904.	
9	M	Inter., B.A., (Part I) Examinations. Lgst day for receiving attendance certificates for Sept. F. L. and B. L. Examinations.	
10	Tu	Onam (Holiday). B. A. (Hons). Prelimy., and B. Sc. (Part I), B. Sc. (Hons). Part I Examinations.	
11.	W	B.A. (Part II).	
12	Th	L. T., Degree, B. A. (Part III) and B. Sc., (Part II) and B. Sc. (Hons). Part II (Subsidiary) Examinations.	
13	F		
14	\mathbf{s}		
15	Son		
16	M	•	
17	Tu		
18	W		
19	Th	1	
20 21	F		
22	S		
23	Sun	F. L. and B. L. Examinations.	
24	Tu	P. J., and D. E. Examinations.	
25	W		
26	Th		
27	F	Mahalaya Amavasai (Holiday).	
28	s	Last Saturday (Holiday).	
29 30	Sun	St. Michaelmas Day.	

1		OCTOBER
)	<u> </u>
1	Tu	University of Patna, Incorporated, 1917.
2	W	
3	Th	
4	F	
5	S	
	•	• [
6	Sun	Ayuda Pujah (Holiday).
7	M	
8	Tu	
9	W	
10	Th	
11	F	
12	S	
13	Sun	
14	M	University of Punjab, Incorporated, 1882. Diploma in Midwifery Examination
15	Tu	* Last day of registration for Pre-Registration, First, Second and Final Medical Examinations and B.S. Sc (Part II.)
16	W	
17	Th	
18	F	L
19	S	
20	Sun	
21.	M 	Publication of results of Inter., B.A., B.A. (Hons.) Prely., B.Sc., (Part I), B.Sc. (Hons.) (Part I) and Part II (Subsidiary) and L.T. Examinations.
22	Tu	1
23	W	
24	Th	
25	\mathbf{F}	
26	S	Last Saturday (Holiday).
1		Despavali (Holiday).
27	Sun	7
28	M	1
29	Tu	The Madras University Amendment Act of 1929 came into force.
30	w.	
31	Th	•

^{*} Late applications with an additional fee of Re. 1 will be received up to 21st October.

NOYEMBER		
1 2	F S	
3 4	Sun M	Publication of results of F. L. and B. L. and Diploma in Midwifery Examinations.
5 6 7 8 9	Tu W Th F	
10 11 12 13 14 15 16	Sun M Tu W Th F	*Last day of registration for O. T. Examinations. University of Allahabad, Incorporated, 1887.
17 18 19 20 21 22 23	Sun M Tu W Th · F S	Last day for receiving attendance certificates for
		First, Second and Final Medical Examinations.
24 25	Sun M	Last day for receiving attendance certificates for B.S.Sc. (Part II) Examination.
26 27 28 29	Tu W Th F	
30	S	Last Saturday (Holiday).

^{*} Late applications with an additional fee of Re. 1 will be received up to the 20th November.

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	DECEMBER			
	**			
1	Eur			
2	M	Last day of registration for B.S.Sc. Part I., M.Sc., Ph.D., D.Sc., LL.D., M.O.L. and M.A. Degree in Research Exam-		
Ì		nations. Last day for receiving attendance certificates for the Pre-		
1		Resistration Examination.		
		Publication in the "Gazette of India" in 1904, of the Chancellor's Declaration that the Body Corporate of the University of Madras had been constituted in accordance		
		with the provisions of the Indian Universities Act, 1904.		
1		University of Rangoon and Muslim University, Aligarh, Incorporated, 1920.		
		First, Second and Final M B. and B.S.Sc. (Part II) Exami-		
3	Т	nations		
4	Tu W			
5	Th			
5 6	F			
7	s			
8	Sun	Karthikai Deepam.		
9	M			
10	Tu	Pre-Registration Examination.		
11 12	W			
13	Th F			
14	S			
15	Birn			
16	M	University of Lucknow, Incorporated, 1920.		
		*Last day of registration for Matric, Inter., B.A.,		
		B.Sc., and B. A. (Hons.), Prely, and Final M. A., B.Sc. (Hons.) Part I & II Examinations.		
17	Tu	pion (violati) and it and interest		
. 10	W	•		
20	F	Publication of the results of First, and Second Medical		
	-	Examinations and B S.Sc. (Part II) Examination.		
21	S			
22	thin			
23	M	(YLA) day on Transfer (TT-1:1-)		
24 25	Tu W	Christmas Vacation (Holiday) Do. do. Christmas Day		
26	Th	Do. do.		
27	F	Do. do.		
28	S.	Do. do.		
29	Hun	Do. do.		
30	M	Do. do.		
31	Tu	Do. do,		

^{*} Late applications with an additional fee of Re. I will be received up to the 20th December.

MEMBERS OF THE UNIVERSITY AUTHORITIES. THE SENATE.

CLASS I-Ex-Officio Members.

- His Excellency the Hon. Sir Muhammad Usman, K.C.I.E., B A., Chancellor of the University, Government House, Madras.
- The Hon, Diwan Bahadur S. Kumaraswami Reddiar Avl., B.A., B.L., Pro-Chancellor of the University, Rama Vilas, Luz, Mylapore, Madras.
- 3. R. Littlehailes, Esq., M.A., C.I.E., Vice Chancellor, of the University, Triplicane P.O., Madray
- W. Urlam Smith, Esq., M.A., Director of Public Instruction, Old College, Nungambakam, Cathedral P.O., Madras.

Principals of First-grade Colleges.

- 5 The Rev Le Vion, s.r., (Tac. ès.sc.) Ag. Principal, Loyola College, Nungambakkam, Cathedral P. O., Madras.
- 6 The Rev. A. G. Hogg, M.A., D.Litt., D.D., Principal, Madras Christian College, Esplanade, Madras.
- 7. M.R.Ry. Rao Babadur K. Chinnatambi Fillai Avl., B.A., L.T., Principal, Pachaiyappa's College, 'Corona Villa', Gengu Reddi Road, Egmore, Madras.
- 8. JI. C. Papworth, Esq., M.A., Ag. Principal, Presidency College, Chepauk, Triplicane, Madras.
- 9. Muhd. Abdul Hamid, Esq., M.A., Ag. Principal, Government Muhammadan College, Mount Road, Madras.
- Miss K. Myers, M.A., Ag. Principal. Queen Mary's College, Mylapore, Madras,
 3-b

- Miss Eleanor McDougall, M.A., D.Litt., Principal, Women's Christian College, Nungambakkam, Cathedral P.O., Madras.
- 12. M.R.Ry. A. M. Varki Avl., M.A., B.L., Principal, Union Christian College, Alwaye, (Travancore).
- 13. M.R.Ry. N. Raghavachariyar Avl., M.A., L.T., Ag. Principal, Ceded Districts College, Anantapur.
- 14. The Rev. II. Prouvost, Principal. St. Joseph's College, Bangalore.
- The Rev. Matthew K. Purakkal, M.A., Principal, St. Berchmans' College, Chenganacherry (N. Travancore).
- 16. M.R.Ry. K. Narasimha Pai Avl., B.A., L.T., Principal, Maharaja's College, Ernakulam.
- 17. Sister Beatrice, A.c., M.A., Principal, St. Teresa's College, Ernakulam.
- 18. W. Turner, Esq., M.A., Principal, Nizam College, Hyderabad (Descan).
- M.R.Ry, A. Chakravarti Avl., M.V., L.T., Ag. Principal, Government College, Kumbakonam.
- 20. James H. Cousins, Esq., D.Litt., Principal, Theosophical College, Madanapalle, (Chittour Dt.).
- 21. The Rev. B. S. Stoffer, M.A. B.D., Ph.D., Principal, American College, Tallakulam Post, Madura.
- 22. M.R.Ry. P. Mahadevan Avl., M.A., Principal, Madura College, Madura.
- 23. The Rev. T. Gonsalves, S.J., B.A., D.D., Principal, St. Aloysius' College, Mangalore, Kodialbail P.O., (S. Kanara Dt.).
- 24. Sister Theodosia, A.C., M.A., Principal, St. Agnes College, Mangalore, Kankanady P. O., (S. Kanara Dt.):
- 25. The Rev. A. Bonhoure, s.J., Principal, St. Xavier's College, Palameottah (Tinnevelly District).

- 26. M.R.Ry., S. V. Venkateswara Ayyar Avl., M.A., L.T., Ag. Principal, Government Victoria College Palghat.
- 27. M.R.Ry. Alexander Gnanamuttu Ayl., M.A., Principal, Hindu College, Tinnevelly.
- 28. Sister Sophie, n.c., Principal, Holy Cross College, Teppakulam, Trichinopoly.
- 29. The Rev. C. Leigh, s.J., Principal, St. Joseph's. College, Teppakulam, Trichinopoly.
- 30. M.R.Ry. V. Saranatha Ayyangar Avl., M.A., Principal National College, Teppakulam, Trichinopoly.
- 31. The Rev. J. Palocaren, M.A., Principal, St. Thomas' College, Trichur.
- 32. M.R.Ry. C. V. Chandrasekharan Avl., M.A., Principal, Maharaja's College of Arts, Trivandrum.
- 33. M.R.Ry. A. Gopala Menon Avl., M.A., B.Com. Ag. Principal, Maharaja's College of Science Trivandrum.
- 34. Miss Anna Nidiry, M.A., Ag. Principal, Maharaja's College for Women, Trivandrum.

Principals of Professional Colleges.

- 35. M.R.Ry. K. Krishna Menon Avl, M.A., B.C.L., Bar.-at-Law. (Principal, Law College), 86, Poonamalle High Road, Kilpauk, Madras.
- 36. M.R.Ry. E. Subrahmanya Ayyar Avl., M.A., M.L., Principal, Law College, Trivandrum.
- 37. Lieut.-Col. R. E. Wright, C.I.E., M.D., I.M.S., Ag. Principal, Madras Medical College, Park Town, Madras.
- 38. M.R.Ry. Rao Bahadur G. Nagaratnam Ayyar Avl., B.A., B.E., M.L.E. (Ind.), Principal, College of Engineering, Guindy, Saidapet. Madras.
- 39. Miss J. M. Gerrard, M.A., Principal, Lady Willingdon Training College, Triplicane, Madras.
- Miss K. N. Brockway, M.A., Principal, St. Christopher's Training College, Rundall's Road, Vepery, Madras.

- 41. M.R Ry. Rao Salub P. K. Anantanarayana Ayyar Avl., M.A., L.T., Ag. Principal, Teachers College, Saidapet, Madras.
- M.R.Ry, A. Narayanan Tampi Avl., B.A., Dip. Edn., Bar.-at-Law, Principal, Training College, Trivandrum.
- 43. M.R.Ry. Rao Bahadur D. Ananda Rao Garu, B.Se., Principal, Agricultural College, Lawley Road P. O., Coimbatore.

University Professors.

- 44. P. J. Thomas, Esq., M.A., B.Litt, Ph.D., University Professor of Indian Economics, Senate House, Triplicane, Madras.
- M.R.Ry. K. A. Nilakanta Sastri Avl., M.A., University Professor of Indian History and Archaeology, Limbdi Gardens, Peter's Road, Royapettah, Madras.
- 46. M.R.Ry. R. Gopala Ayyar Avl., M.A., M.Sc., L.T., (Director, [Professor], University Zoology Research Laboratory), Lakshmi Vilas, 40, Lloyd s Road, Gopalapuram, Cathedral P.O., Madras.
- 47. M.R.Ry. M. O. Parthasarathi Ayyangar Avl., M.A., L.T., Ph.D., (Director-[Professor]), University Botany Research Laboratory, 71, Venkatarangan Pillai Street, Triplicane, Madras.

Members of the Syndicate not otherwise on the Senate.

- 48. The Rev. P. Carty, s.J., B.Sc., D.D., Professor, St. Joseph's College, Teppakulam, Trichinopoly.
 - 49. The Rev. F. Bertram, S.J., B.A., D.D., Nungambakkam, Cathedral P. O., Madras.
 - Joseph Franco, Esq., M.A., L.T., (Professor, Presidency Cokege), Warden's Lodge, Chepauk, Triplicane, Madras.
 - 51. W. C. Douglas, Esq, M.A.,
 - · CLASS II (1)—Infe Members.
 - 52. The Hcn. Diwan Bahadur Rajah Sir S. Rm-M. Annamalai Chettiyar of Chettinad, Kt. LL.D., Chettinad Palace, Adyar, Madras.

SENATE 23

- 53. Sir P. S. Sivaswami Ayyar, K.C.S.I., C.I.E., B.A., B.L.: LL.D. 'Sudharma', Edward Elhot Road, Mylapore, Madras.
- 54. Diwan Bahadur Sir R. Venkataratnam Nayudu Kt., M A., L.T., D.Litt., LL D., Pithapuram, (East Godavari District).
- The Hon, Diwan Bahadur Sir K. Ramunni Menon, Kt., M.A., 'Lakshmisadan', Purasawalkum, Vepery, Madras.

CLASS III-OTHER MEMBERS.

Three years.

(i) Members elected by the Registered Graduates. (30).

(From 31st March 1933).

- 56. M.R Ry. T. Sivaramasetu Pillai Avl., M.A., B.L., Assistant Accountant-General, 'Gulistan', Napier Road, Fort, Bombay.
- 57. M.R.Ry. Rao Bahadur A. Lakshmanaswami Mudaliyar Avl., B.A., M.D., F.C.O.G. Police Commissioner's Office Road, Egmore, Madras.
- M.R.Ry, Diwan Bahadur K. S. Ramaswami Sastriyar Avl., B.A., B.L., Retired District and Sessions Judge, 16 & 17, Lloyds Road, Royapettah, Madras.
- 59. M.R.Ry, Rao Bahadur M. R. Ramaswami Siyan Avl., B.A., Dip. Ag., 88, Royapettah High Road, Mylapore, Madras.
 - 60. *M.R.Ry. A Gopala Menon Avl. M.A., B.Com., (College of Aris), Thyeaud, Trivandaum
 - M.R.Ry. K. V. Krishnaswami Avan Avl., B.A., B.L., Advocate, 6, North Mada Street, Mylapore, Madras.
 - 62. M.R.Ry. S. Satyamurti Avl., B.A., B.L., Advocate, 2/18, Car Street, Triplicane, Madres.

^{*}Also member ex-officio as Ag. Principal of Science College, Trivandrum.

- 63. M.R.Ry. K. C. Chakko Avl., B.A., D.Sc., M.I.E., (Ind.), Professor, College of Engineering, Guindy, Saidapet, Madras.
- 64. M.R.Ry. V. Tyagarajan Avl., M.A., L.T., (Lecturer, St. Xavier's College), 'Kadambavanam', Kailasapuram, Tinnevelly Jn.
- M.R.Ry. Rao Sahib G. Ganapati Sastri Avl., B.A., B.L., 'Chintamani', Edward Elliot's Road, Mylapore, Madras.
- Shankar Rao Ullal Savoor, Esq., M.A., D.Sc., Bar.-at-Law, Deputy Director of Public Instruction, Old College, Cathedral P. O., Madras.
- 67., M.R.Ry. K. M. Cheriyan Avl., M.A., (Lecturer, Madras Christian College), College Park Hostel, Kilpauk, Madras.
- Bashcer Ahmed Sayced Sahib Bahadur, M.A.
 B.L., Advocate, 25, Angappa Naick Street, G. T.
 Madras.
- 69. M.R.Ry. T. R. Venkatarama Sastriyar Avl., C.I.E., B.A., B.L., Advocate, 'Kausthuba', Edward Elliot Road, Mylapore, Madras.
- 70. M.R.Ry. A. S. Vaidyanatha Ayyar Avl., M.A., L.T., Retd. Lecturer, Brahmin Extensions, Coimbatore.
- Mrs. B. Ananda Bai, B.A., B.L. "Radha Nivas",
 10th Main Road, Malleswaram, Bangalore City.
- 72. M.R.Ry. V. Ramadas Pantulu Garu, B.A., B.I., Advocate, 'Farhat Bagh', Kutcheri Road, Mylapore, Madras.
- M.R.Ry. S. K. Yegnanarayana Ayyar Avl., M.A., (Professor, Pachaiyappa's College). 3|5, Nattusubbarbya Mudali Street, Mylapore, Madras
- M.R.Ry. Rao Bahadur P. V. Seshu Ayyar Avl., B.A., L.T., Peruvemba, Palghat.
- 75. M.R.Ry. K. S. Vaidyanathan Avl, M.A., L.T., Lecturer, Government Victoria College, Palghat.
- 76. M.R.Ry. Burra Satyanarayana Garu, B.A., B.L., Advocate, Peter's Road, Royapettah, Madras.

- 77. M.R.Ry. S. V. Venkatachalam Avl., M.A., Lecturer, Findlay College, Mannargudi (Tanjore Dist).
- 78. M.R.Ry. C. N. Ganapati Avl., M.A., L.T., Lecturer, Government Victoria College, Palghat.
- 79. M.R.Ry. P. A. Ganesan Avl., B.A., L.T., 'Surabhi' Tennur Road, Trichinopoly.
- 80. M.R.Ry. Rao Bahadur Ati Narayana Pantulu Garu, B.A., B.L., Retired District Judge, Vizianagram
- 81. M.R.Ry. A. Sivarama Menon Avl., B.A., B.L., Advocate, Near Railway Station, Mambalam.
- 82. M.R.Ry. Watrap S. Subrahmanya Ayyar Avl., B.A., B.L., Advocate, Sanskrit College Street, Mylapere, Madras.
- 83. M.R.Ry. Nilam Ranganatham Avl. M.A., 'Sweta Griha', Saidapet, Madras.
- 84. M.R.Ry. P. Alexander Verghis Avl., M.A., L.T., (Asst. Lecturer, Government Muhammadan College), Krishna Rao Naidu Street, Thyagaraya Nagar, Teynampet P. O., Madras.
- 85. M.R.Ry. S. Srinivasan Avl., B.A., B.L., (Asst. Registrar, High Court), Sankarapuram, Mylapore, Madras.
 - (2) Members elected by the Academic Council (20)

(From 2nd November 1931).

- M.R.Ry. C. Achyuta Menon Avl., B.A., Senior Lecturer in Malayalam, Limbdi Gardens, Peter's Road, Royapettah, Madras.
- M.R.Ry. S. Govindarajulu Nayudu Garu, B.A., B.L., LL.B., Bar.-at-Law, (Vice-Principal, Law College), "Orchid House", 44, Gengu Reddi Road, Egmore, Madras.

(From 16th August 1932).

88. M.R.Ry. P. L. Stephen Avl., M.A., Lecturer, St. Xavier's College, Palamcottah, (Tinnevelly).

(From 14th November 1932).

- M.R.Ry, K. P. Pedmanabha Pillai Avl., B.A., LL.B., Bar.-at-Law, Professor, Law College, Trivandrum.
- 90. M.R Ry. V. J. Joseph Avl., M A., Lecturer, St. Aloysius' College, Mangalore, Kodialbail P. O., (S. K.).

(From 31st March 1983).

- 91. M.R.Ry. C. J. Varkey Avl., M.A., Professor, St. Aloysius' College, Mangalore, Kodialbail P.O., (South Kanara).
- 92. Miss Eunice Gomez, M.A., (Professor, Maharaja's College for Women), "Sheilan', Thycaud, Trivandrum.
- 93. K. L. Moudoill, Esq., M.A., D.Sc., F.I.C., (Maharaja's College of Science), 'Mohan Bhayan', Triyandrum.
- M.R Ry, V. Sundararaj Naidu Garu, M.A., B.L., Assistant Professor, Maharaja's College of Arts, Thycaud, Trivandrum.
- 95. S. J. Theodore, Esq., M.A., B.D., B.Litt., Ph.D., (Professor, studius Christian College), 'Cometra', Harrington Road, Chetput, Madras.
- M.R.Ry, V. K. Ayappan Pillai Avl., M.A., (Professor, Presidency College), 79, Poonamallee High Road, Kilpank, Madras.
- 97. Lt.-Col. K. Gopinath Pandalai, M.B., F.R.C.S., I.M.S., (Professor, Madras Medical College), Binfield, Poongmellee High Road, Kilpauk, Madras.
- 98. M.R.Ry. E. S. Anantanarayana Ayyar Avl, M.A., (Professor, Pachaiyappa's College), Tyagaroyanagar, Teynampet P. O., Madras.
- M.R.Ry, S. S. Suryanarayana Sastri Avl., M.A., B.Sc., Bar.-at-Law, Reader in Indian Philosophy, Limbdi Gardens, Peter's Road, Royapettah, Madras,

- 100. M.R.Ry. P. E. Subrahmanya Ayyar Avl., M.A., Professor, St. Joseph's College, Teppakulam, Trichinopoly.
- 101. Mahamahopadhyaya S. Kuppuswami Sastri, M.A., (Professor, Presidency College), 5, North Mada Street, Mylapore, Madras.
- 102. M.R.Ry. K. Chinnaswami Ayyar Avl., M.A., Assistant Professor, St. Joseph's College, Teppakulam, Trichinopoly.

(From 14th August 1933).

103. M.R.Ry. V. Ramanatha Ayyar Avl., M.A., L.T., Assistant Professor, Maharaja's College, Ernakulam,

(From 28th October 1933).

104. M.R.Ry. M. R. Guruswami Mudaliyar Avl., B.A., M.D., (Professor, Madras Medical College), Shanmukha Bavanam, Sladen's Gardens, Kilpauk, Madras.

(From 19th March 1934).

- 105. M.R.Ry. M. Damodaran Avl., M.A., M.Sc., D.Sc.,
 D.I.C., F.I.C., (Director, [Reader], University Bio-chemistry Laboratory), 4, De Monte Street. San Thome, Mylapore, Madras.
 - (3) Members elected by the Madras Legislature Council. (14)

(From 6th August 1932).

106. M.R Ry. P. C. Moses Avl., M.A., L.T., (Lecturer, Andhra Christian College), Cunnevarithota, Guntur.

(From 23rd January 1933).

107. M.B.Ry, V. T. Arasu Avl. B A., 61, Appavu Gramani Street, Mount Road t. et. Vodens.

(From 31st March 1933).

108. W.R.Ry. Rao Bahadur C. Natesa Mudaliyar, Avl., L.M.S., 32, Viraraghava Mudali Street, Triplicane, Madras.

(From 7th February 1934).

- 109. M.R.Ry. V. P. Narayanan Nambiyar Avl., B.A., B.L., Advocate, Tellicherry.
- 110. Mrs. Alamelumanga Thayarammal, 12, Thulasingan Street, Washermanpet, Madras.

- 111. M. S. Shreshta, Esq., B.A., Ingledon, Kankanady P.O., Mangalore,
- 112. Abdul Hameed Khan Sahib Bahadur, 10, Tippu Sahib Street, Mount Road, Madras.
- 113. M.R.Ry. R. Madanagopal Nayudu Garu, B.A., B.L., 1|140, and 141. Audiappa Naick Street, G. T., Madras.
- 114. M.R.Ry. T. Sundara Rao Nayudu Garu, B.A., B.L., "The Ashramam", 47, Harris Road, Mount Road, Madras.
- 115. M.R.Ry. C. Basu Dev Avl., B.A., B.L., Advocate, 21, Graemes Road, Cathedral Post, Madras.
- 116. M.R.Ry. Rao Sahib P. Subrahmanya Chetti Garu, Vetapalem, Guntur District.
- M.R.Ry, M. A. Manikkavelu Nayakar Avl., B.A., B.L., Advocate, Vellore.

(4)-A. Members elected by the Principals of 2nd grade Affiliated Colleges. (5).

(From 1st April 1932).

118. Janab Ahmed Ali Şahib Bahadur, M.A., L.T., Principal, Islamiah College, Vaniyambadi (N. Arcot).

(From 31st March 1933).

- 119, M.R.Ry. Govinda Krishna Chettur Avl., M.A., Principal, Government College, Mangalore.
- 120. M.R.Ry, T. M. Kelu Nedungadi Avl., M.A., L.T., Principal, Government Brennen College, Tellicherry.
- 121. M.R.Ry. A. V. Kuttikrishna Menon Avl., M.A., B.L., L.T., Principal, Zamorin's College, Chalapuran P. O., Calicut.
- 122. M.R.Ry. G K. Thomas Avl., B.A., L.T., Principal, C. M. S. College, Kottayam, (Travancore).
 - (4)-B. Members elected by the Headmasters of High Schools (3)

(From 31st March 1933).

123. M.R.Ry. M. J. Sargunam Avl., M.A., L.T., Head-master, The Union High School, Coimbatore.

- 124. M.R.Ry. V. Rajagopala Ayyar Avl., M.A., L.T., Head-master, Board High School, Erode, (Coimbatore District).
- 125. M.R.Ry. S. K. Devasikhamani Avl., B.A., L.T., Headmaster, Bishop Heber High School, Teppakulam, Trichinopoly.
 - (5) Members elected by the Corporation of Madras. (4) (From 31st March 1933).
- 126. M.R.Ry. Diwan Bahadur A. Ramaswami Mudaliyar Avl., B.A., B.L., 'Chamundi Vilas', Lawder's Gate Road, Purasawalkam, Vepery, Madras.
- 127. M.R.Ry. B S. Mallya Avl., M.B., & C.M., 'Sundara Vilas', Male Asylum Road, Egmore, Madras.

(From 14th March 1934).

128. M.R.Ry. K. Venkataswami Naidu Garu, B.A., B.L., Appah Gardens, Taylor's Road, Kilpauk, Madras.

(From 15th May 1934).

- 129. G. G. Armstrong, Esq., O.B.E , Chairman, Port Trust, Madras.
 - (6) Members elected by the Members of District Boards and Municipalities. (86).*

 DISTRICT BOARDS (18)

(From 31st March 1933).

- 130. M.R.Ry. B. K. Ramanappa Chetti Garu, (Member, District Board), Bestarapalli Village, Kalyandrug Taluq, Anantapur Dt. (1-11-35).
- 131. M.R.Rý. C. N. Suganandha Mudaliyar Avl., B.A., Merchant and District Board Member, Arni; (North Arcot). (31-10-35).
- 132. M.R.Ry. D. P. Thathachariar Avl., M.A., (Member, District Board), Pleader, Kallakurichi, (South Arcot). (1-11-35).
- 133. M.R.Ry. Badinahal Harischandra Reddi Garu, (Member, District Board), Badinehalu Village, Kavutalam Post, Adoni Taluq, (Bellary Dt.). (1-11-35).
- 134. M.R.Ry. M. Vedachala Mudaliyar Avl., Zamindar of Vitlapuram, President, Taluk Board, Melamayyur. Chingleput. (1-11-34)

^{*}The date noted against each name is the date on which the present term of the person on the respective Local Board expires.

- 135. M.R.Ry. Rajah P. Venkataranga Rayaningar Garu, Member, District Board, Kalahasti, (Chittoor Dt.). (1-11-35).
- 136. Mrs. K. Cherian Jacob, Member, District Board, 'Syrian Villa', Coimbatore, (Coimbatore District). (1-11-35).
- 137. M R.Ry. G. Nagi Reddi Garu, B.A., B L., Pleader and Member, District Board, Cuddapah. (1-11-35).
- 138. M.R.Ry. G. Gurubatham Avl., B.A., L.T., Headmaster, S. P. G. High School Nandyal, (Kurnool). (1-11-35).
- 139. M.R.Ry. K. Vittal Shetty Avl., Member, District Board, Mangalore, Kodialbail P. O., (South , Kanara). (1-11-35).
- 140. M.R.Ry. E. M. Gopalakrishna Kone Avl., Member, District Board, Pudumantapam, Madura. (1-11-34).
- 141. M.R.Ry. M. Eachara Menon Avl., B.A., B.L., Advocate and Member, District Board, Palghat (Malabar). (21-12-35).

(From 23rd November 1932).

142. M.R.Ry. F. M. Rama Gowder Avl., Member, District Board, Ootacamund, (The Nilgiris). (1-11-34).

(From 31st March 1933).

- 143. M.R.Ry. V. T. S. Sevugapandia Thevar Avl., Zamindar of Seitur, Seitur (Ramnad Dt.). (1-11-35).
- 144. M.R.Ry. K. Nanjappa Chettiyar Avl., B.A., B.L., Advocate and Member, District Board, Appaswami Pillai Street, Shevapet, Salem (Salem Dt.). (20-12-35).
- 145. M.R.Ry. N. R. Samiappa Mudaliyar Avl., Landholder and Member, District Board, Nedumbalam Post, Tiruturaipundi Taluq, (Tanjore Dt.). (1-11-35).

(From 21st December 1933).

146. M.R.Ry. N. Chinnakannu Pillai Avl., B.A., B.L., (Member, District Board), Vakil, Tuticorin. (1-11-34).

(From 31st March 1933).

147. M.R.Ry. K. Rajachidambara Reddiar Avl., Member, District Board, Tiruvanaikoil P.O., (Trichinopoly District). (31-10-35).

MUNICIPALITIES (18).

(From 31st March 1933).

148. Muhd. K. Hamiduddin Sahib Bahadur, Municipal Councillor, Landholder and General Merchant, Munro's Street, Anantapur. (1-11-34).

(From 4th April 1932).

- 149. Muhd. Abdul Quddus, B.A., L.T., Headmaster, Madrasa-e-Islamiah, and Municipal Councillor, Vaniyambadi. (North Arcot). (1-11-34).
- 150. M.R.Ry. Rao Bahadur T. M. Jambulinga Mudaliyar Avl., Vice-Chairman, Municipal Council, Cuddalore N. T., (South Arcot). (1-11-35).

(From 31st March 1933).

- 151. M.R.Ry. D. S. Hanumanta Rao Garu, B.A, Advocate and Member, Municipal Council, Bellary. (1-11-34).
- 152. M.R.Ry. M. Srinivasa Ayyangar Avl., B.A., B.L., Advocate and Member, Municipal Council, Chingleput. (1-11-34).

(From 21st March 1932).

153. M.R.Ry. G. Srinivasa Ayyar Avl., L.M.P., Municipa Councillor, Chittoor, (Chittoor District). (1-11-34)

(From 11th May 1932).

154. Syed Dewan Humza Hussain Sahib Bahadur, Municipal Councillor, Pollachi, (Coimbatore District) (1-11-34).

(From 31st March 1933).

155. M.R.Ry. K. Gundu Rao Garu, B.A., B.L., Vakil and Municipal Councillor, Trunk Road, Cuddapah. (1-11-34).

- 156. M.R.Ry. M. A. Talwar Avl., B.A., B.L., Vakil and Municipal Councillor, Maidan Road, Mangalore, (South Kanara). (1-11-34).
- 157. M.R.Ry. K. Achaiya Chetty Avl., B.A., B.L., Pleader and Chairman, Municipal Council, Kurnool, (Kurnool Dt.). (1-11-34).

(From 15th March 1932).

158. M. H. Khan Muhammad, Municipal Councillor, Bodinayakanur, (Madura District). (1-11-34).

(From 11th February 1933).

159. M.R.Ry. K. Sekharan Avl., B.A., L.T., Municipal Councillor, and Teacher, St. Michael's European Boy's School, Cannanore (Malabar). (1-11-34).

August 1934).

' 160. (Vacant)

(The Nilgiris).

(From 4th April 1932).

161. M.R.Ry. V. V. Ramaswami Avl., Chairman, Municipal Council, Virudunagar, (Ramnad Dt.). (1-11-34).

(From 5th April 1932).

162. M.R.Ry. S. A. Aiyaswami Chettiyar Avl., M.A., B.L., Advocate and Member, Municipal Council, Shevapet, Salem. (1-11-34).

(From 31st March 1933).

163. M.R Ry. S. Ramalingaswami Avl., B.A., B.L., Advocate and Member, Municipal Council, Pookollai Road, Tanjore. (1-11-34).

(From 5th April 1932).

164. M.R.Ry. P. S. Subrahmanya Pillai Avl., B.A., B.L., Member, Municipal Council, Pudupet, Middle Street, Palamcottah, (Tinnevelly Dt.). (1-11-34).

(From 2nd April 1932).

165. M.R.Ry. Rao Sahib A. Anantasubrahmanya Ayyar Avl., Chairman, Municipal Council, Srirangam, (Trichinopoly District). (1-11-34).

(7) (i) Elected by the Madras Chamber of Commerce (2)

(From 8th December 1932).

66. D. Bruce Scott, Esq., Clo. Messrs. The South Indian Export Co., Ltd., Madras.

(From 27th February 1934).

167.G. A. Bambridge, Esq., C|o. Messrs. Binny & Co, I.td., Post Box No. 66, Madras.

(ii) Elected by the Southern India Chamber of Commerce (2)

(From 31st March 1933).

- 168. Muhd. Yusuf Sait Sahib Bahadur, B.A., 62-64, Rattan Bazaar, George Town, Madras.
- 169. M.R.Ry. V. Venkateswara Sastrulu Garu, 323, Tiruvottiyur High Road, Tondiarpet, Madras.

(8) Elected by the Madras Landholders' Association (2)

(From 31st March 1933).

- 170. M.R.Ry. G. Ramakrishna Rao Garu, B.A., B.L., Advocate, 'Devi Sadanam', Mylapore, Madras.
- 171. Rajah Sir Vasudeva Rajah of Kollengode, Kt., C.I.E., Kollengode, (Malabar).
 - (9) Elected by the Muhammadan Educational Association of Southern India (2)

(From 31st March 1933).

- 172. S. K. Ahmed Meeran Sahib Bahadur, M.A., B.L., Advocate, 225, Angappa Naik Street, G. T., Madras
- 173. Syed Abdul Wahab Bokhari Sahib Bahadur, M.A. L.T., Principal, The Jamalia Arabic College Perambur, (Madras).

(11) Members nominated by the Chancellor. (30).

(From 18th May 1932.)

174. M.R.Ry. I. N. Menon Avl., M.A., B.Litt. (Oxon.), Director of Public Instruction, Cochin, Trichur.

(From 9th July 1932).

175. E. H. M. Bower, Esq., I.S.O., B.A., LL.B., 'Linton', Taylor's Road, Kilpauk, Madras.

(From 31st March 1933).

- 176. M.R.Ry. Rao Sahib N. Sivaraj Avl., B.A., B.L., 40, Srinivasa Perumal Sannadhi Street, Royapettah, Madras.
- 177. M.R.Ry. Rao Sahib L. C. Guruswami Avl., Cottappah House, Komaleswaranpet, Mount Road, Madras.
- 178. M.R.Ry. Rao Bahadur R. Srinivasan Avl, Lloyd's Road, Royapettah, Madras.
- 179. Khan Behadur Muhammad Bazlullah Sahib Bahadur, C.I.E., O.B.E., B.A., Lakeside Teynampet, Madras.
- 180. Khan Bahadur Muhammad C. Abdur Rahim Sahib Bahadur, B.A., L.T., Old College, Nungambakkam, Cathedral P.O., Madras.
- 181. Khan Bahadur Muhammad Schamnad Sahib Bahadur, Sea View, Kasargod, (South Kanara Dt.).
- 182. The Hon. Sir. David Devadoss, Kt., B.A., B.L., Bar. at-Luw, Sylvan Lodge, The Luz, Mylapore, Madras
- 183. M.R.Ry. Rao Bahadur S. E. Ranganadhan Avl., M.A., L.T., Vice-Chancellor, Annamalai University, Annamalainagar, Chidambaram.
- 184. M. Ratnaswami, Esq., C.I.E., M.A., Bar.-at-Law. Sterling Road, Nungambakkam, Madras.

- 185. M.R.Ry. Diwan Bahadur A. Appadurai Pillai Avl., I.S.O., M.A., Poonamallee Road, Kilpauk, Madras.
- 186. Mrs. S. Muthulakshmi Reddi, M.B., C.M., Rundall's Road, Vepery, Madras.
- 187. Mrs. Paul Appaswami, B.A., 'Deodhar', Ritherdon Road, Vepery, Madras.
- 188. M.R.Ry. C. Kunhiraman Avl., B.A., B.L., Bar.-at-Law, "Chatelet", Orme's Road, Kilpauk, Madras.
- 189. M.R.Ry. Rao Bahadur R. Krishna Rao Bhonsle Avl., I.S.O., 'Stone Gift', Nadamuni Street, Mambalam, Teynampet Post, Madras.
- 190. The Right Rev. E. H. M. Waller, M.A., The Diocesar Office, Cathedral P. O., Madras.
- 191. Diwan Bahadur Sir Alladi Krishnaswami Ayyar Kt., B.A., B.L., Advocate-General, 'Ekambara Nivas', The Luz, Mylapore Madras.
- 192. Fazl Muhammad Khan, Esq., M.A., Director of Public Instruction, Hyderabad, (Decean).
- 193. The Hon'ble Mr. Justice C. Madhavan Nayar, C.I.E. B.A., Bar. at-Law, Spring Gardens, Nungambakkam, Cathedral P. O., Madras.
- 194. Mrs. Mona Hensman, B.A. (Hons.), Locock's Garden, Kilpauk, Madras.
- 195. Mrs. K, Radhabhai Subbaroyan, B.A., Zemindarni of Kumaramangalam, 'Fairlawns', Egmore, Madras
- 196. M.R.Ry. T. K. Krishna Menon Avl., B.A., 'Kumaralayam', Dewan's Road, Ernakulam.
- 197. Brahmasri Rao Sahib Pandit Ganala Ramamurthi Garu, Godavari Westward P. O., Yizagapatam.
- 198. The Hon'ble Diwan Bahadur G. Narayanaswam Chetti, C.I.E., 'Gopathi Villa', San Thome, Mylapore, Madras.

(From 18th September 1933).

199. R. M. Statham, Esq., M.A., C.I.E., Director of Public Instruction, Travancore, Trivandrum.

(From 26th October 1933).

200. R. Dann, Esq., F.R.I. B.A., Consulting Architect and Town Planing Officer to Government, Chepauk, Triplicane, Madras.

(From the 10th April 1934).

 Major-General Sir F. P. Connor, Kt., D.S.O., V.H.S., I.M.S., Surgeon-General with the Government of Madras, 81, Mount Road, Teynampet, Madras.

(From 15th May 1934).

202. Rao Bahadur Sir C. V. Anantakrishna Ayyar, Kt., B.A., B.L., Retired High Court Judge of Madras, Chittur, Cochin.

(From 12th June 1934).

203. Qadir Husain Khan, Esq., M.A., Bar.-at-Law, Professor, Nizam College, Hyderabad (Deccan).

(12) Members to represent the Chief Languages in the Presidency. (7) (From 31st March 1933).

- 204. M.R.Ry. C. Kunhan Raja Avl., M.A., D.Phil., Reader in Sanskrit, Limbdi Gardens, Royapettah, Madras.
- 205. M.R.Ry. C. K. Subrahmanya Mudaliyar Avl., B.A., Pleader, Vysial Street, Coimbatore.
- 206. M.R.Ry. Raja P. Parthasarathi Rayaningar of Panagal, B.A., Kalahasthi, Chittoor Dt.
- 207. M.R.Ry. B. Rama Rao Avl., M.A., LL.B., 'Bhaskara Vilas', Gangadareswar Koil Street, Vepery, Madras.

(From 3rd May 1934).

208. M.R.Ry. K. P. Govinda Pisharoti Avl., Malayalam Pandit, Presidency College, Triplicane, Madras.

⟨From 31 *t March 1933).

- 209. Muhammad Abdul Huq Sahib Bahadur, M.A., (Government Muhammadan College), 2, Officers Line, Pallavaram, (Madras).
- 210. Sriman Sivaram Ratho Mahasayo, B.A., L.T., District Educational Officer, Berhampore, (Ganjan Dt.).

THE ACADEMIC COUNCIL.

CLASS I-EX-OFFICIO MEMBERS.

- R. Littlehailes, Esq., M.A., C.I.E., Vice-Chancellor, University of Madras, Madras.
- 2. W. Erlam Smith, Esq., M.A., Director of Public Instruction, Old College, Nungambakkam, Cathedral P.O., Madras.

(2) University Professors.

- 3. P. J. Thomas, Esq., M.A., B.Litt., Ph.D., University Professor of Indian Economics, Senate House, Triplicane, Madras.
- 4. M.R.Ry. K. A. Nilakanta Sastri Avl., M.A., University. Professor of Indian History and Archaeology, Limbdi Gardens, Royapettah, Madras.
- 5. M.R.Ry. R. Gopala Ayyar Avl., M.A., M.Sc., L.T., (Director, [Professor], University Zoology Research Laboratory), "Lakshmi Vilas", Gopalapuram, Cathedral P. O., Madras.
- 6. M.R.Ry. M. O. Parthasarathy Ayyangar Avl., M.A., L.T., Ph.D., (Director, [Professor], University Botany Research Laboratory), 71, Venkatarangam Pillai Street, Triplicane, Madras.

(3) Heads of University Departments of Study and Research.

- M.R.Ry. S. S. Suryanarayana Sastri, Avl., M.A., B.Sc., Bar.-at-Law, Reader in Indian Philosophy, Limbdi Gardens, Peter's Road, Royapettan, Madras.
- 8. M.R.Ry. R. Vaidyanathaswami Avl., M.A., Ph.D., D.Sc., Reader in Mathematics, Limbdi Gardens, Royapettah, Madras.
- 9. M.R.Ry. C. Kunhan Raja Avl., M.A., D.Phil., Reader in Sanskrit, Oriental Research Institute, Limbdi Gardens, Royapettah, Madras.

- M.R.Ry. S. Anavaratavinayakam Pillai Avl., M.A., L.T., Reader in Tamil, O. R. Institute, Limbdi Gardens, Royapettak, Madras.
- M.R.Ry, K. Ramakrishnayya Garu, M.A., Senior Lecturer in Telugu, O. R. Institute, Limbdi Gardens, Royapettah, Madras.
- M.R.Ry. C. Achyuta Menon Avl., B.A., Senior Lecturer in Malayalam, O. R. Institute, Limbdi Gardens, Royapettah, Madras.
- M.R.Ry. A. Venkata Rao Avl., B.A., L.T., Senior Lecturer in Kanarese, O. R. Institute, Limbdi Gardens, Royapettah, Madras.
- Muhammad Hussain Nainar Sahib Bahadur, M.A., LL.B., Senior Lecturer, Arabic Section, O. R. Institute, Limbdi Gardens, Royapettah, Madras.
- M.R.Ry. M. Damodaran Avl., M.A., M.Sc., D.Sc., D.I.C., F.I.C., (Director [Reader], University Bio-Chemistry Research Laboratory), 4, De Monte Street, San Thome, Mylapore, Madras.
 - (4) Eibrarian of the University Library.
- M.R.Ry. S. R. Ranganathan Avl., M.A., L.T., Librarian, University Library, No. 15, Swami Pillai Street, Triplicane, Madras.
 - (5) Principals of First Grade Colleges.
- 17. The Rev. L. Vion, s.J., Lic.ès sc., Ag. Principal, Loyola College, Nungambakkam, Cathedral P. O., Madras.
- 18. The Rev. A. G. Hogg., M.A., D.Litt., D.D., Principal, Madras Christian College, Esplanade, Madras.
- M.R.Ry. Rao Bahadur K. Chinnatambi Pillai Avl.,
 B.A., L.T., (Principal, Pachaiyappa's College),
 "Corona Villa", Gengu Reddi Road, Egmore,
 Madras.
- 20. H.-C. Papworth, Esq., M.A., Ag. Principal, Presidency College, Chepauk, Triplicane, Madras.

- 21. Muhd. Abdul Hamid, Esq., M.A., Ag. Principal Government Muhammadan College, Mount Road, Madras.
- 22. Miss K. Myers, MA, Ag. Principal, Queen Mary's College, Mylapore, Madras.
- 23. Miss Eleanor McDougall, M.A., D.Litt., Principal, Women's Christian College, Nungambakkam, Cathedral P.O., Madras.
- 24. M.R.Ry. A. M. Varki Avl., M.A., B.L., Principal Union Christian College, Alwaye.
- M.R.Ry. N. Raghavachariyar Avl., M.A., L.T., Ag. Principal, Ceded Districts College, Anantapur.
- The Rev. H. Prouvost, Principal, St. Joseph's College, Bangalore.
- 27. The Rev. Matthew K. Purakkal, M.A., Principal, St. Berchmans' College, Chenganacherry (Travancore).
- 28. M.R.Ry. K. Narasimha Pai Avl., B A., L.T., Principal, Maharaja's College, Ernakulam.
- 29 Sister Beatrice, A.C., M.A., Principal, St. Teresa's College, Ernakulam.
- 30. W. Turner, Esq., M.A., Principal, Nizam College, Hyderabad (Deccan).
- 31. M.R.Ry. A. Chakravarti Avl., M A., L.T., Ag. Principal, Government College, Kumbakonam.
- 32. James II. Cousins, Esq., D.Litt., Principal, Theosophical College, Madanapalle.
- 33. The Rev. B. S. Stoffer, M.A., B.D., Ph.D., Principal, American College, Tallakulam P.O., Madura.
- 34. M.R.Ry. P. Mahadevan Avl., M.A., Principal, Madura College, Madura.
- The Rev. T. Gonsalves, s.J., B.A., D.D., Principal, St. Aloysius' College, Mangalore, Kodialbail P. O., (S. Kanara).
- 36. Sister Theodosia, A.C., M.A., Principal, St. Agnes College, Mangalore, Kankanady P.O., (S. K.).
- 37. The Rev. A. Bonhoure, s.J., Principal, St. Xavier's College, Palamcottah, (Tinnevelly Dt.).

- 38. M.R.Ry. S. V. Venkateswara Ayyar Avl., M.A., L.T., Ag. Principal, Government Victoria College, Palghat.
- 39. M.R.Ry. Alexander Gnanamuttu Avl., M.A., Principal, Hindu College, Tinnevelly.
- 40. Sister Sophie, B.C., Principal, Holy Cross College, Teppakulam, Trichinopoly.
- 41. The Rev. C. Leigh, s.J., Principal, St. Joseph's College, Teppakulam, Trichinopoly.
- 42. M.R.Ry. V. Saranatha Ayyangar Avl., M.A, Principal, National College, Teppakulam, Trichinopoly.
- 43. The Rev. J. Palocaren, M.A., Principal, St. Thomas' College, Trichur.
- 44. M.R.Ry. C. V. Chandrasekharan Avl., M.A., Principal, Maharaja's College of Arts, Trivandrum.
- M.R.Ry. A. Gopala Menon Avl., M.A., B.Com., Ag. Principal, Maharaja's College of Science, Trivandrum.
- 46. Miss Ánha Nidiry, M.A., Ag. Principal, Maharaja's College for Women, Trivandrum.

(6) Principals of Professional Colleges.

- M.R.Ry. K. Krishna Menon Avl., M.A., B.C.L., Bar.at-Law, (Principal Law College), 86, Poonamalle High Road, Kilpauk, Madras.
- 48. M.R.Ry. E. Subrahmanya Ayyar, M.A., M.L., Principal, Law College, Trivandrum.
- 49. Lt.-Col. R. E. Wright, C.I.E., M.D., I.M.S., Ag. Principal, Madras Medical College, Park Town, Madras.
- M.R.Ry. Rao Bahadur G. Nagaratnam Ayyar Avl., B.A., B.E., M.I.E. (Ind.), Principal, College of Engineering, Guindy, Saidapet P. O., Madras.
- 51. Miss J. M. Gerrard, M.A., Principal, Lady Willingdon Training College, Triplicane, Madras.

- Miss K. N. Brockway, M.A., Principal, St. Christopher's Training College, Rundall's Road, Vepery, Madras.
- M.R.Ry. Rao Sahib P. K. Anantanarayana Ayyar Avl.,
 M.A., L.T., Ag. Principal, Teachers' College,
 Saidapet, Madras.
- M.R.Ry. A. Narayanan Tampi Avl., B.A., Dip. Edn., Bar.-at-Law, Principal, Training College, Trivandrum.
- M.R.Ry. Rao Bahadur D. Ananda Rao Garu, B.Sc., Principal, Agricultural College, Lawley Road P. O., Coimbatore.
 - (7) Principal of Constituent Second Grade College.

(8) Readers of the University. (Appointed under Sec. 19 (g) of the Act),

- 6. M.R.Ry. P. S. Lokanathan Avl., M.A., D.Sc., Reader in Indian Economics University of Madras, Senate House, Triplicane, Madras.
- 57. M.R.Ry. N. Venkataramanayya Avl., M.A., Ph.D., Reader in Indian History, University of Madras, Limbdi Gardens, Royapettah, Madras.

HONORARY READERS.

(From 1-4-34 to 31-3-35).

- 58. M.R.Ry. V. K. Ayappan Pillai Avl, M.A., (Professor of English, Presidency College), 79, Poonamalle High Road, Kilpauk, Madras.
- 59. Ferrand E. Corley, Esq, M.A., Professor, Madras Christian College, Madras, E. (Wingate, Brodies Road, Mylapore, Madras).
- B. B. Dey, Esq., M.Sc., D.Sc., F.I.C., Professor of Chemistry, Presidency College, Chepauk, Triplicane, Madras.

- 61. Mrs. Hilda Gnanadurai, M.A., L.T., Lecturer, Queen Mary's College, Mylapore, Madras.
- 62. M B.Ry. M. R. Guruswami Mudaliyar Avl., B.A., M D., C.M., (Professor, Medical College), Shanmukha Bhavanam, Kilpauk, Madras.
- 63. M.R.Ry. A. V. Moses Avl., M.A., Ph.D., (Professor of Physics, Madras Christian College), Ormesdale, Ormes Road, Kilpauk, Madras.
- 64. Miss K. S. Ranga Rao, M.A , L.T., F.R.G.S., Lecturer, Queen Mary's College, Mylapore, Madras.
- 65. M.R.Ry. P. Sambamurti Avl., B.A., B.L., (Lecturer in Indian Music, Queen Mary's College), 'Sangeethasramam', 10, Diwan Ramaiengar Road, Vepery, Madras.
 - (9) Members of the Senate nominated under clause (12) of class III of Sub-section (a) of Section 14.

(31st March 1933).

- 66. *M.R Ry. C. Kunhan Raja Avl., M.A., D.Phil., University Reader in Sanskrit, Oriental Research Institute, Limbdi Gardens, Royapettah, Madras.
- 67. M.R.Ry. C. K. Subrahmanya Mudaliyar Avl., B.Λ., Pleader, Vysial Street, Coimbatore.
- 68. M.R.Ry. Raja P. Parthasarathi Rayaningar of Panagal, B.A., Kalahasthi, (Chittoor District).
- 69. M.R.Ry, B. Rama Rao Avl., M.A., LL.B., 'Bhaskara 'Vilas', Gangadareswar Koil Street, Vepery, Madras.

(3rd May 1934).

70. M.R.R. K. P. Govinda Pisharoti Avl., Malayalam Pandit, Presidency College, Triplicane P.O., Madras.

(31st March 1933).

71. Muhammad Abdul Huq Sahib Bahadur, M.A., (Government Muhammadan College), 2, Officers Line, Pallavaram, (Madras).

- 72. Sriman Sivaram Ratho Mahasayo, B.A., L.T., District Educational Officer, Berhampore, Ganjam Dt.
 - (10) Members of the Syndicate who are not otherwise members of the Academic Council.
- 73. M.R.Ry. Rao Bahadur A. Lakshmanaswami Mudaliyar Avl., B.A., M.D., F.C.O.G., Egmore, Madras.
- M.R Ry. T. Sivaramasetu Pillai Avl., M.A., B.L., Assistant Accountant-General, 'Gulistan', Napier Road, Fort, Bombay.
- 75 M.R.Ry. S. Satyamurti Avl., B.A., B.L., Advocate, 2|18, Car Street, Triplicane, Madras.
- Basheer Ahmed Sayeed Sahib Bahadur, M.A., B.L., Advocate, 25, Angappa Naick Street, G. T., Madras.
- 77. Mrs. K. Radhabai Subbaroyan, B.A., Zemindarni of Kumaramangalam, 'Fairlawns', Egmore, Madras.'
- M.R.Ry. Rao Bahadur M. R. Ramaswami Sivan Avl., B.A., Dip. Ag., 88, Royapettah High Road, Mylapore, Madras.
- 79. M.R Ry. K. V. Krishnaswami Ayyar Avl., B.A., B.L., Advocate, 6, North Mada Street, Mylapore, Madras.
- 80. The Rev. F. Bertram, s.J., B A., D D., Nungambakam, Cathedral P. O., Madras.
- 81. Joseph Franco, Esq., M.A., L.T., (Professor, Presidency College), Warden's Lodge, Chepauk, Triplicane, Madras.
- 82. W. C. Douglas, Esq., M.A.,

CLASS II--OTHER MEMBERS.

Three years.

(1) Members elected by the Principals of affiliated second grade Colleges.

- 83. M.R.Ry. Govinda Krishna Chettur Avl., M.A., Principal, Government College, Mangalore.
- 84. M.R.Ry. A. V. Kutti Krishna Menon Avl., M.A., B.L., L.T., Principal, Zamorin's College, Chalapuram P. O., Calicut.
- 85. M.R.Ry. Rao Sahib N. Tyagaraja Ayyar Avl., M.A., L.T., Principal, Maharaja's College, Pudukottah.

86. Janab Ahmed Ali Sahib Bahadur, M.A., L.T., Principal, Islamiah College, Vaniyambadi (N. A.).

(29th July 1933).

87. M.R.Ry. T. M. Kelu Nedungadi Avl., M.A., L.T., Principal, Government Brennen College, Tellicherry. (31st July 1934).

88. The Rev. John J. DeBoer, M.A., Ph D., Principal, Voorhees College, Vellore.

(2) Members elected by the Senate, (31st March 1933).

- 89. M.R.Ry. Rao Bahadur R. Krishna Rao Bhonsle Avl., I.S.O., "Stonegift", Nadamuni Street, Teynampet P. O., Madras.
- 90. M.R.Ry. S. A. Aiyaswami Chettiyar Avl., M.A., B.L., Advocate, Shevapet, Salem.
- 91. S. K. Ahmed Meeran Saib Bahadur, M.A., B.L., Advocate, No 225, Angappa Naick Street, G. T., Madras.

(4th September 1933).

92. The Right Rev. E. H. M. Waller, M.A., Bishop of Madras, The Cloisters, Cathedral P.O., Madras.

(7th May 1934).

- 93. The Hon. Diwan Bahadur G. Narayanaswami Chetti C.I.E., "Gopathi Villa", San Thome, Mylapore, Madras.
 - (3) Members elected by the staff of the Honours Colleges and the Madras Medical College.

(25th September 1931).

94. *The Rev. L. Vion, s.J., Lic.-ès-sc. (Paris), Loyola College, Cathedral P. O., Madras.

- 95. M.R.Ry. V. Somasundaram Ayyar Avl., M.A., Lecturer, Loyola College, Cathedral P.O., Madras.
- 96. M.R.Ry. A. S. Krishna Rao Avl., M.A., (Lecturer, Loyola College), No. 5, Alangatha Pillai Street, Triplicane, Madras.

^{*}Also ex-officio member as Ag Principal.

(2nd August 1932).

97. S. J. Theodore, Esq., M.A., B.D., B.Litt, Ph.D., (Professor, Madras Christian College), 'Gometra', Harrington Road, Chetpat, Madras.

(31st March 1933).

- 98. M.R.Ry. K. Narasimha Rao Avl., M.A., Lecturer, Madras Christian College, Madras E.
- 99. M.R.Ry. K. Narasinga Rao Garu, B.A., L.T., Vidvan, Lecturer, Madras Christian College, Madras E.
- 100, M.R.Ry. V. Tiruvenkataswami Avl., M.A., (Additional Professor, Pachaiyappa's College), Pachaiyappa's College Hostel, Chetput, Madras.
- M.R.Ry. R. N. Selvam Avl., M.A., (Professor, Pachaiyappa's College), 'Leith Castle', San Thome, Mylapore, Madras.
- 102. M.R.Ry. E. S. Anantanarayana Ayyar Avl., M.A., (Professor, Pachaiyappa's College), Theagaroyanagar, Teynampet, Madras•
- 103. M.R.Ry. Mahamahopadhyaya S. Kuppuswami Sastri Avl., M.A., (Professor, Presidency College), 5, North Mada Street, Mylapore, Madras.
- 104. M.R.Ry. T. Sankara Singh Avl., M.A., B.Sc., L.T., 5-B, Smith's Road, Mount Road, Madras.

(8th August 1933).

105. M.R.Ry. I. S. Peter Avl., M.A., Ph.D., L.T., Assistant Professor, Presidency College, Triplicane, Madras.

(3rd September 1931).

106. Qadir Husain Khan, Esq., M.A., Bar.-at-Law, Professor, Nizam College, Hyderabad (Deccan).

(31st March 1933).

- 107. Zahid Ali, Esq., M.A., D.Phil., Professor, Nizam College, Hyderabad (Deccan).
- 108. M.R.Ry. P. Ram Rao Avl., M.A., Professor, Nizam College, Hyderabad (Deccan).

(31st March 1933).

- 109. The Rev. P. Carty, s.J., B.Sc., D.D., Professor, St. Joseph's College, Teppakulam P.O., Trichinopoly.
- 110. M.R.Ry. P. E. Subrahmanya Ayyar Avl. M.A., Addl. Professor, St. Joseph's College, Teppakulam P. O., Trichinopoly.
- 111. M.R.Ry. K. Chinnaswami Ayyar Avl., M.A., Assistant Professor, St. Joseph's College, Teppakulam P. O., Trichinopoly.
- 112. M.R.Ry. T. M. Krishnamachari Avl., M.A., B.L., Professor, College of Arts, Thycaud, Trivandrum.
- 113. M.R.Ry. P. Anantan Pillai Avl., M.A, Lecturer, College of Arts, Thycaud, Trivandrum.
- 114. M.R.Ry. V. Sundararaj Naidu Garu, M.A., B.L., Assistant Professor, College of Arts, Trivandrum.
- 115. M.R.Ry. John E. Chelladurai Avl., M.A., Assistant Professor, College of Science, Trivandrum.

(9th November 1933).

116. M.R.Ry. V. S. Krishna Ayyar Avl., B.A., Lecturer, Science College, Trivandrum.

(22nd November 1933).

117. M.R.Ry. N. Gopala Pillai Avl., B.A., Lecturer, College of Science, Trivandrum.

(23rd August 1932).

118. M.R.Ry. S. Thambiah Avl., B.A., M.C., M.R.C.P., D.T.M. & H., Assistant Professor, Madras Medical College, P. T., Madras.

(25th April 1933).

119. Lieut-Col. K. Gopinath Pandalai, M.B., F.R.C.S., I.M.S., (Madras Medical Coffege), 'Binfield', Poonamalle Road, Kilpauk, Madras.

(3rd March 1934).

120. M.R.Ry. Rao Bahadur P. Krishnaswami Ayl., M.D., M.R.C.P., (Madras Medical College), 99, Poonamalle High Road, Kilpauk. Madras.

(4) Members elected by the staff of other first grade and Professional Colleges.

(6th February 1934).

- 121. Muhammad Kutbuddin Sahib Bahadur, M.A., L.T., (Lecturer, Government Muhammadan College), 'Ashiana', Masilamani Street, Theagaroyanagar, Teynampet P. O., Madras.
- 122. Muhammad Ishaq Hashimi Sahib Bahadur, M.A., L.T.. (Lecturer, Government Muhammadan College), 36, Walter's Road, Mount Road, Madras.

(16th August 1933).

123. Miss Maneck M. Mehta, M.A., M.Sc, D.Sc., Lecturer, Queen Mary's College, Mylapore, Madras.

(15th March 1934).

*Miss K. S. Ranga Rao, M.A., L.T., F.R.G.S., Lecturer, Queen Mary's College, Mylapore, Madras.

(25th September 1931).

125. Miss Mariam P. Oommen, M.A., Ph D. Professor, Women's Christian College, Nunganbakkam, Cathedral, Madras.

(5th April 1932).

126. Miss E. George, M.A., Professor, Women's Christian College, Nungambakkam, Cathedral, Madras.

^{*}Also member ex-officio, as Honorary Reader.

(2nd August 1932).

127. M.R.Ry. T. I. Poonen Avl., M.A., Lecturer, Union Christian College, Alwaye.

(7th December 1933).

128. M.R.Ry. V. M. Ittyerah Avl., M.A., B.Litt., Lecturer, Union Christian College, Alwaye.

(10th August 1933).

- 129. M.R.Ry. B. Appa Rao Garu, M.A., L.T., Assistant Lecturer, C. D. College, Anantapur.
- 130. M.R.Ry. D. Lakshminarasimham Garu, M.A., L.T., Assistant Lecturer, C. D. College, Anantapur.

(31st March 1933).

- M.R.Ry. A. V. Akhileswara Ayyar Avl., M.A., Lecturer, St. Joseph's College, Bangalore.
- 132. M.R.Ry. P. K. Venkata Rao Avl., M.A., Lecturer, St. Joseph's College, Bangalore.
- 133. M.R.Ry. K. J. Joseph Avl., M.A., Lecturer, St. Berchmans' College, Chenganacherry.

(23rd October 1933).

134. The Rev. Abraham Vadakkal, B.A., Ph.D., D.D., Lecturer, St. Berchmans' College, Chenganacherry.

- 135 M.R.Ry. P. Sankaran Nambiar Avl., M.A., Professor, Maharajah's College, Ernakulam.
- 136. M.R.Ry. V. Ramanatha Ayyar Avl., M.A., L.T., Assistant Professor, Maharajah's College, Ernakulam.
- 137. Sister M. Antoinette, M.A., L.T., Lecturer, St. Teresa's College, Ernakulam.
- 138. Miss Rose Xavier, M.A., Lecturer, St. Teresa's College, Ernakulam.

(16th August 1932).

- 139. M.R.Ry. R. Rama Ayyar Avl., M.A., L.T., Assistant Lecturer, Government College, Kumbakonam.
- 140. M.R.Ry. K. C. Subrahmanya Ayyar Avl., M.A., L.T., Lecturer, Government College, Kumbakonam.

(9th August 1933).

- 141. M.R.Ry. D. Gurumurti Avl., M.A., Lecturer, Theosophical College, Madanapalle.
- 142. M.R.Ry. B. Rama Rao Avl., B.Sc., L.T., Lecturer, Theosophical College, Madanapalle

(31st March 1933).

- 143. M.R.Ry. N. R. Krishnamurti Ayyar Avl., M.A., L.T., Lecturer, American College, Tallakulam, Madura.
- 144. The Rev. James M. Hess, M.A., B.D., B.Se., Professor, American College, Tallakulam, Madura.

(31st July 1931).

145. M.R.Ry. R. A. Sankaranarayana Ayyar Avl., M.A., L.T., Lecturer, Madura College, Madura.

(31st March 1933).

146. M.R.Ry. V. Subbusesha Ayyar Avl., M.A., L.T., (Lecturer, Madura College), 12, Kakatope Street, Madura:

- 147. M.R.Ry. C. J. Varkey Avl., M.A., Professor, St Aloysius' College, Mangalore, Kodialball P. O., (S. Kanara).
- 148. (Vacant) St. Aloysius' College, Mangalore, Kodialbail P.O., (S. Kanara).
- 149. Sister M. Colette, A.C., M.A., Professor, St. Agnes College, Mangalore, Kankanady P. O., (S. Kanara).

(.... July 1934).

(31st March 1933).

- 151. The Rev. S. Mudiappar, s.J., M.A., Lecturer, St. Xavier's College, Palameottah (Tinnevelly Dt.).
- 152 M.R.Ry. P. L. Stephen Avl., M.A., Lecturer, St. Xavier's College, Palameottah (Tinnevelly Dt.).
- 153. M.R Ry. K. S. Vaidyanathan Avl, M.A., L.T., Lecturer, Government Victoria College, Palghat.

(8th March 1934).

154, M.R Ry, K. L. Vyasaraya Sastri Avl., Sanskrit Pandit, Government Victoria College, Palghat.

(19/h July 1932).

155. M.R.Ry. K. Subrahmanya Ayyar Avl., M.A., L.T., Lecturer, Hindu College, Tinnevelly.

(31st March 1933).

156. M.R.R. V. Gomatinayakam Pillai Avl., B.A., Lecturer, Hindu College, Tinnevelly.

(11th August 1933).

- 157. Miss Jennie De Forest, B.A., B.D., (Hons.), Lecturer, Holy Cross College, Teppakulam, Trichinopoly.
- 158. Miss Maria Michael Dias, M.A., L.T, Lecturer, Holy Cross College, Teppakulam, Trichinopoly.

- 159. M.R.Rr. S. Krishnaswami Ayyangar Avl., M.A., Lecturer, National College, Teppakulam, Trichinopoly.
- 160. M.R.Ry. G. Varadachariyar Avl., M.A., Lecturer, National College, Teppakulam, Trichinopoly.
- 161. M.R.Ry. S. Ramaswami Avl., M.A., Lecturer, St. Thomas' College, Trichur.
- 162. The Rev. Paul Parambil, Lecturer, St. Thomas' College, Trichur.

(11th November 1932).

163. Miss K. C. Annamma, B.A. (Hons.), Lecturer, Maharaja's College for Women, Trivandrum.

(31st March 1933).

164. Miss Eunice Gomez, M.A., (Professor, Maharaja's College for Women), 'Sheilan', Thycaud, Trivandrum.

(11th November 1932).

165 M.R.Ry. K. V. Venkatasubrahmanyam Avl., B.A., M.L., (Professor Law College, Madras), 1, North Mada Street, Mylapore, Madras.

(31st March 1933).

M.R.Ry, S. Govindarajulu Nayudu Garu, B.A., B.L.
 LL.B, Bar.-at-Law, (Vice-Principal, Law College Madras), "Orchid House", 44, Gengu Reddi Road Egmore Madras.

(12th August 1931).

167. M.R Ry. K. P. Padmanabha Pillai Avl., B.A., LL.B., Bar.-at-Law, Professor, Law College, Trivandrum.

(31st March 1933) ...

168 M R.Ry. Pathrose Matthai Avl., M A., B L., Professor, Law College, Trivandrum.

(8th August 1931).

169. M.R.Ry. P. Subba Rao Avl., B.A., A.M.I.E.E., Lecturer, College of Engineering, Guindy, Saidape P.O., Madras.

(31st March 1933).

170. K. C. Chakko, Esq., B.A., D.Se., M.I.E., (Ind.) Professor, College of Engineering, Guindy, Saida pet P.O., Madras.

(8th August 1931).

171. Mrs. T. Nallamuthu Ramamurti M.A., B.Sc., L.T. (Lecturer, Lady Willingdon Training College) 9, De Monte Street, San Thome, Mylapore, Madras

(24th October 1932).

172. Miss M. W. Barrie, M.A., Lecturer, Lady Willingdon Training College, Triplicane, Madras.

(31st March 1933).

- 173. Miss C. Eipe, M.A., L.T., Professor, St. Christopher's Training College, Rundall's Road, Vepery, Madras.
- 174. Miss H. T. Scudder M.A., Professor, St. Christopher's Training College, Rundalls' Road, Vepery, Madras.

(8th November 1933).

175. M.R.Ry. N. Subrahmanya Ayyar Ayl., M.A., L.T., Lecturer, Teachers' College, Saidapet Gopalapuram, Cathedral P. O., Madras.

(15th February 1934).

176.*M.R Ry. P. K. Anantanarayana Ayyar Avl, M A., L.T., (Vice-Principal, Teachers College), Seshachala Mudah Street, Saidapet, Madras.

(24th August 1932).

177. M.R.Ry. A. Chumar Avl., M.A., L.T., Lecturer, Training College, Trivandrum.

(22nd February 1934).

- 178. M.R.Ry. P. A. Sankaranarayana Ayyar Avl., M.A., L.T., Lecturer, Training College, Trivandrum. (20th October 1932).
- 179. M.R.Ry. M. C. Cheriyan Avl., B.A., B.Se., D.I.C., Lecturer, Agricultural College, Lawley Road P O, Coimbatore.

(20th March 1934).

- 180. M.R.Ry. Rao Sahib V. Muttuswami Ayyar Avl., Lecturer, Agricultural College, Lawley Road P. O., Coimbatore.
 - (5) Members elected by Headmasters of High Schools recognized by the Local Government (3).

- 181. The Rev. M. Amalorpavanathan, s.J., B.A., Head-master, St. Mary's High School, Madura.
- 182. M.R.Ry. S. K. Devasikhamani Avl., B.A., L.T., Head-master, Bishop Heber College School, Teppakulam, Trichinopoly.
- 183. M.R.Ry. N. Rangaswami Ayyar Avl., M.A., L.T., Headmaster, Town High School, Kumbakonam.
 - *Also Ex-officio member as Ag. Principal of the College.

SYNDICATE.

Ex-Officio Members.

- R. Littlehailes, Esq., M.A., C.I.E., Vice-Chancellor, University of Madras.
- 2. W. Erlam Smith, Esq, M.A., Director of Public Instruction, Old College, Nungambakkam, Cathedral P.O., Madras.

CLASS II—OTHER MEMBERS.

Three years.

Elected by the Senate under sub-clause (1)—

(Section 18 of the Act.)

(From 31st March 1933).

- 3. M.R Ry. Rao Bahadur A. Lakshmanaswami Mudaliyar Avl., B.A., M.D., F.C O.G., Police Commissioner's Office Road, Egmore, Madras.
- M.R.Ry T. Sivaramasetu Pillai Avl., M.A., B.L., Assistant Accountant-General, 'Gulistan', Napier Road, Fort. Bombay.
- 5. M 6.Ry. S. Satyamurti Avl., B.A., B.L., Advocate, 2|18, Car Street, Triplicane, Madras
- Basheer Ahmed Sayeed Sahib Bahadur, M.A., B.L., Advocate, Office—25, Angappa Naick Street, G. T., Madras.
- 7. Mrs. K. Radhabai Subbaroyan, B.A., Zemindarni of Kumaramangalam, 'Fairlawns', Egmore, Madras.
- M.R.Ry. Rao Bahadur M. R. Ramaswami Sivan Avl., B.A., Dip. Ag., 88, Royapettah High Boad, Mylapore, Madras.
- 9. M.R.Ry. K. V. Krishnaswami Ayyar Avl., B.A., B.L., Advocate, 6, North Mada Street, Mylapore, Madras.

(From 15th May 1934).

 C. J. Varkey, Esq., M.A., Lecturer, St. Alovsius' College, Kodialbail P. O., (S. Kanara).

Elected by the Academic Council under sub-clause (2) of the above section.

(From 26th January 1933),

11. W. C. Douglas, Esq., M.A.

(From 31st March 1933).

- 12. M.R.Ry. Rao Bahadur K. Chinnatambi Pillai Avl., B.A., L.T., Principal, Pachaiyappa's College, Madras. (Corona Villa, Gengu Reddi Road, Egmore).
- 13. The Rev. P. Carty, s.J., B.Sc., D.D., Professor, St. Joseph's College, Teppakulam, Trichinopoly.
- 14. M.R.Ry. V. Saranatha Ayyangar Avl., M.A., Principal, National College, Trichinopoly, (Lakshmi Vilas, Cantonment, Trichinopoly).

(From 15th May 1934).

M.R.Ry. A. Gopala Menon Avl., M.A., B.Com., Principal, Maharajah's College of Arts, Taikad, Trivandrum.

(From 13th July 1934).

 The Rev. A. G. Hogg, M.A., D.Lutt., D.D., Principal, Madras Christian College, Madras, E.

Nominated by H. E. the Chancellor.

under sub-clause (3).

(From 31st March 1933).

- The Rev. F. Bertram, s.J., B.Λ., D.D., Nungambakam, Cathedral P. O., Madras.
- 18. Joseph Franco, Esq, M.A., L.T., Professor, Presidency College, (Warden's Lodge, Chepauk, Triplicane, Madras).

(From 4th May 1934).

19. Lt.-Col. R. E. Wright, C.I.E., M.D., I.M.S., Ag. Principal, Madras Medical College, P. T., Madras.

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 - 9. (Vacant).
- .**The Standing Committee of the Academic Council appointed under Section 24 (k) of the Act shall consist of the Vice-Chancellor and eight members elected by the Academic Council (Resolution of the Academic Council—March 1932).
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16th December 1933.

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- M.R.Ry. A. S. Krishna Rao Avl., M.A., (Loyola College), No. 5, Alangatha Pillai Street, Triplicane, Madras.
- Mahamahopadhyaya K. S. Krishna Sastri Avl., Sanskrit College, Mylapore, Madras.
- M.R Ry. N. Nilakanta Pillai Avl., M.A., (Sanskrit College), Padma Vilasam, Mill Road, Tampanoor, Trivandrum
- M.R.Ry. P. N. Nilakanta Sarma Avl., Correspondent, Sanskrit College, Pattambi, (Malabar District).
- M.R.Ry. Rama Varma Avl., B.A., 9th Prince of Cochin, Palace, Tripunitura, Cochin State.
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 1|30, Nallatambi Mudáli Street, Triplicane, Madras.
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- M.R.Ry. C. Kunhan Raja Avl., M.A., D.Phil., (Ex-officio), University Reader in Sanskrit, Limbdi Gardens, Royapettal, Madras.

Oriya, Marathi, Hindi, Burmese and Sinhalese

- M.R.Ry. Rao Bahadur R. Krishna Rao Bhonsle Avl., M.R.A.S., I.S.O., (Chairman), 'Stonegift', Nadamuni Street, Tyagaroyanagar, Mambalam, Madras.
- 2. M.R.Ry. H. B. Atre Avl., B.A., 843, Residency Bazaar, Hyderabad, (Deccan).
- S. N. Chakravarti, Esq., M.Sc., D.Phil., Annamalai University, Annamalairagar, Chidambaram.
- C. N. Joshi, Esq., M.A., (Osmania University), 1365, Khudbiguda, Hyderabad, (Dn.).
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- Pandit Lingaraj Misra Shastri, Chief Lecturer in Oriya, Kallikota College, Berhampore, Ganjam Dt.
- 8. Sriman Sivaram Ratho Mahasayo, B.A., L.T., District Educational Officer, Berhampore (Ganjam Dt.).

Greek, Latin, French and German

16th December 1933.

- The Rev. L. D. Murphy, s.J., M.A., (Chairman), Loyola College, Nungambakkam, Cathedral P.O., Madras.
- The Rev. F. Basenach, s.J., B.Sc., Ph.D., Loyola College, Nungambakkam, Cathedral Post, Madras.
- 3. Ferrand E. Corley, Esq., M.A., (Madras Christian College), 'Wingate', Brodies Road, Mylapore, Madras.
- Miss D. de la Hey, M.A., Queen Mary's College, Mylapore, Madras.
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Hebrew and Syriac.

17th March 1934-16th December 1936.

- The Most Rev. Mar Ivanios, M.A., O.I.C., D.D., (Chairman), Archbishop of Trivandrum, Archbishop's House, Trivandrum.
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- The Most Rev. Augen Mar Thimothius, Metropolitan, Kandanad Diocese, Piravam Seminary, Muvattupuzha, (Travancore).

Arabic, Persian and Urdu

16th December 1933.

- 1. Afzal ul-Ulama Muhammad Abdul Huq Sahib Bahadur, M.A., (Chairman), (Government Muhammadan College), 2, Officers Line, Pallayaram, (Madras).
- 2. Muhammad Abdul Huq Sahib Bahadur, B.A., Aurangabad.
- ? Abdul Huq, Esq., D.Litt., D.Phil., Osmania University, Hyderabud (Dn.).
- A. M. Abdul Quadir Sahib Bahadur, Government Muhammadan College, Mount Road, Madras,
- Afzal-ul-Ulama Sayed Abdul Wahab Bokhari Sahib Bahadur, M.A., L.T., The Jamalia Arabic College, Perambur, Madras.
- Professor Aga Muhammad Abbas Shustery, Professor, Maharaja's College, Mysore.
- Basheer Ahmed Sayeed Sahib Bahadur, M.A., B.L., Advocate, 25, Algappa Naick Wireet, G. T., Madras.
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- Nazeer Ahmed Sayeed Sahib, Bahadur, L.I.M., 25, Angappa Naick Street, G. T., Madras.
- Khan Sahib Syed Tajuddin Sahib Bahadur, Taj Dispensary, Tanjore.
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- Muhammad dHussain Nainar Sahib Bahadur, M.A., LL.B., (Ex-officio), Oriental Research Institute, Limbdi Gardens, 158, Thayar Sahib Street, Mount Road, Madras.

The Dravidian Languages

16th December 1933.

 M.R.Ry. S. Anavaratavinayakam Pillai Avl., M.A., L.T., (Chairman), Reader in Tamil, O. R. Institute, University of Madras, Limbdi Gardens, Peters Road, Royapettah, Madras.

- M.R.Ry. C. Achyuta Menon Avl., B.A., Senior Lecturer in Malayalam, Limbdi Gardens, Royapettah, Madras. (Chairman, Malayalam Board).
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Tamil.

14th March 1934-16th December 1936.

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Telugu.

14th March 1934--16th December 1936.

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- M.R.Ry. T. Rajagopala Rao Garu. B.A., L.T., M.R.A.S., 124, Vellala Street, Purasawalkam, Vepery, Madras.
- 11. M.R.Ry. C. Sivayya Sastri Garu, Voorhees College, Vellore.
- M.R.Ry. G. J. Somayaji Garu, M.A., L.T., (Telugu Lecturer, Andhra University College). Vasanta Rao Street, Vizagapatam.
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Malayalam

14th March 1931-16th December 1936.

- M.R.Ry. C. Achyuta Menon Avl., B.A., (Ex-officio), (Chairman), Senior Lecturer in Malayalam, Oriental Research Institute, Limbdi Gardens, Royapettah, Madras.
- M.R.Ry. C. N. Anantaramayya Sastri Avl., M.A., Retired Lecturer. Trivandrum.
- 3. M.R.Ry. K. U. Govinda Ph.haroti Avl. Presidency College, Triplicane, Madras.
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Kanarese

14th March 1934-16th December 1936.

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- 10. M.R.Ry. P. Sundara Sastri Avl., C. D. College, Anantapur.
- 11. M.R.Ry. M. Thimmappayya Avl., St. Aloysius' College, Mangalore.
- 12. M.R.Ry. M. Venkatesa Ayyangar Avl., M.A., Comptroller, Bangalore.
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Philosophy

(16th December 1933).

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- 8. The Rev. L. Proserpio, s.J., M.A., St. Aloysius' College, Kodialbail P.O., Mangalore.
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- M.R.Ry. M. S. Srinivasa Sarma Avl., M.A., National College, Teppakulam, Trichinopoly.
- 11. The Rev. B. S. Stoffer, M.A., B.D., Ph.D., Principal, American College, Tallakulam Post, Madura.
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- 13. Vacant.

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Geography

(17th August 1933).

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- 4. M.R.Ry. C. K. Krishnaswami Pillai, Avl., M.A., L.T., M.Sc., D.I.C., Professor of Geology, Presidency College, Triplicane, Madras.
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Mathematics

16th 'December 1933.

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- 7. M.R.Ry. R. Srinivasan Avl., M.A.. Science College, Taikad, Trivandrum.
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- 12. The Rev. L. Vion, s.J.. Lic.-es-sc., (Paris), Loyola College, Nungambakkam, Cathedral P. O., Madras.
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- 11. M.R.Ry. K. C. Subrahmanya Ayyar Avl., M.A., L.T., Government College, Kumbakonam.
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- K. L. Moudgill, Esq., B.A., D.Sc., F.I.C., Science College, Trivandrum,
- 8. Lt.-Col. C. Newcomb, D.M., F.I.C., I.M.S., Chemical Examiner's Office, P. T., Madras.
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- M.R.Ry. V. T. Sreedhara Menon Avl., B.A., M.Sc., Maharaja's College, Ernakulam
- M.R.Ry, K. C. Viraraghava Ayyar Avl., M.A., L.T., Lecturer, Government College, Kumbakonam.
- 12. M.R.Ry. M. Damodaran Avl., M.A., M.Sc., D.Sc., D.I.C., F.I.C., (Ex-Officio), (Director, [Reader], University Bio-Chemistry Laboratory), 4, De Monte Street, San Thome, Mylapore, Madras.
- M.R.Ry. K. Narasimha Pai Avl., B.A., L.T., Maharaja's College, Ernakulam. (For one year from 16-12-1933).

Botany

- M.R.Ry. M. O. Parthasarathi Ayyangar Avl., M.A., L.T., Ph.D., (Chairman), (Ex-officio), (Director, Botany Research Laboratory), 71, Venkatarangam Pillai Street, Triplicane, Madras.
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Zoology

16th December 1933.

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- M.R.Ry. C. John Avl., M.A., Lecturer, St. Berchmans' College, Chenganacherry.
- 6. Miss Anna K. Joshua, M.A., D.Sc., C|o. Mr. K. C. Joshua, Retired Dt. Judge, Nagercoil, Travancore.
- 7. M.R.Ry. K. Karunakaran Nayar Avl., M.A., Maharaja's College, Ernakulam.
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Geology

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Anthropology.

17th March 1934 -- 16th December 1936.

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- Mrs. Hilda Gnanadurai, M.A., L.T., Queen Mary's College, Mylapore, Madras.
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- The Rev. B. S. Stoffer, M.A., B.D., Ph.D., American College, Tallakulam. Madura.

Law

17th August 1933.

- The Hon. Mr. Justice C. Madhavan Nair, C.I.E., B.A., Barrister-at-Law, (Chairman), Spring Gardens, Nungambakkam, Cathedral P.O., Madras.
- 2. M.R.Ry. M. K. Govinda Pillai Avl., B.A., B.L., (Retired Principal, Law College), Trivandrum.
- M.R.Ry. K. Krishna Menon Avl., M.A., B.C.L., Bar.-at-Law, (Law College, Madras), 86, Poonamallee High Road, Kilpauk, Madras.

- 4. Diwan Bahadur Sir Alladi Krishnaswami Ayyar Kt., B.A., B.L., Ekambara Nivas, Luz, Mylapore, Madras.
- 5 M.R.Ry. K. V. Krishnaswami Ayyar Avl., B.A., B.L., 6; North Mada Street, Mylapore, Madras.
- 6. M.R.Ry. C. Kunhiraman Avl., B.A., B.L., Barrister-at-Law, 'Chatelet', Orme's Road, Kilpauk, Madras.
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- 9. M.R.Ry. E. Subrahmanya Ayyar Avl., M.A., M.L., Principal. Law College, Trivandrum.
- The Hon'ble Rao Bahadur Justice S. Varadachariyar Avl., B.A., B.L., Govardhan, Mylapore, Madras.
- 11. M.R.Ry. T. R. Venkatarama Sastriyar Avl., C.I.E., B.A., B.L., Edward Elliots' Road, Mylapore, Madras.
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Medicine

- Major General Sir F. P. Connor, Kt., D.S.O., V.H.S., I.M.S., (Chairman). Surgeon-General with the Government of Madras, 81, Mount Road, Teynampet P. O., Madras.
- 2. Lt.-Col. F. J. Anderson, M.B., F.R.C.S., I.M.S.
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- " (July-Dec.) The Hon'ble Sir Norman Edward Marjeribanks, K.C.I.E., C.S.I., I.C.S.
- " The Right Hon. Sir. George Frederick Stanley, P.C., G.C.S.I., G.C.I.E., C.M.G.
- 1934 (May-Aug.) The Hon'ble Sir Muhammad Usman, K.C.I.E., B.A.

PRO-CHANCELLORS.

(Under the University Act of 1923).

- 1923 The Hon. Rao Bahadur Sir A. P. Patro, Kt., B A., B.L.
- 1926 The Hon. Mr. P. Subbaroyan, B.A., (Mad.), M.A., B.C.L. (Oxon), L.L.B. (London), L.L.D. (Dubliu), Par. at-Law.
- 1930 The Hon. Diwan Bahadur S. Kumaraswami Reddiar Avl., B.A., B.L.

VICE-CHANCELLORS.

- 1857 Sir Christopher Rawlinson, Kt., M.A.
- 1859 Sir Walter Elliot, K.C.S.I., LL.D., F.R.S.
- 1860 W. A. Morehead, Esq.
- 1862 Sir Colley Harman Scotland, Kt.
- 1871 Sir Alexander J. Arbuthnot, Esq., K.C.S.I., C.I.E.
- 1872 W. Holloway, Esq., C.S.1.
- 1874 L. C. Innes, Esq., I.C.S.
- 1880 Sir C. A. Turner, K.C.I.E., M.A.
- 1885 J. K. Kernan, Esq., M.A., Q.C.
- 1889 Sir Arthur Hammond Collins, Kt.
- 1899 D. Duncan, Esq., M.A., D.Sc., LL.D.
 - ,, Sir H. H. Shephard, Kt., M.A., LL.D.
- 1901 The Rev. William Miller, M.A., LL.D., D.D., C.I.E.
- 1904 Sir Charles Arnold White, Kt.

- 1904 Sir S. Subrahmanya Ayyar, B.L., LL.D., K.CI.E.
- 1905 Sir Charles Arnold White, Kt.
 - " Sir R. Sillery Benson, Kt., M.A., LL.B.
- 1907 Do. do.
- 1908 Sir. John Wallis, Kt., M.A., Bar.-at-Law.
- 1910 Do. do.
- 1912. Do. do.
- 1914 Do. do.
- 1916 Sir P. S. Sivaswami Ayyar, K C S.I., C.I.E., B.A., B.L.
- 1918 The Hon. Justice Sir F. D. Oldfield, Kt., I.C.S.
- 1920 Do. Sir K. Srinivasa Ayyangar, Kt., B A., B.L.
- 1922 **Do.** do. do.

Under the University Act VII of 1923.

- 1923-25 The Rev. E. Monteith Macphail, C.I.E., C.B.E., M.A., D.D. (2 years from 21-5-23).
- 1925 28 Diwan Bahadur Sir R. Venkataratnam, Kt., M.A., D.Litt. (3 years from 21-5-25).
- 1927 M.R.Ry. Diwan Bahadur K. Ramunni Menon Avl., (Offi-1928 cating—17th November to 13th December 1927 and from 2007, 28 to 21-5-1928).
- 1928-31 M.R.Ry. Diwan Bahadur K. Ramunni Menon Avl., M.A., (appointed for 3 years from 21st May 1928).
- 1931 The Rev. F. Bertram, s.J., B.A., D.D., (Officiating from 27-4-31 to 5-9-31).
- 1931 Diwan Bahadur Sir K. Ramunni Menon, Kt., M.A. (re-appointed for 3 years from 21st May 1931).
- 1934 The Rev. F. Bertram, s.J., B.A., D.D., (Officiating from 8-2-34 to 20-5-34).
- 1934 R. Littlehailes, Esq., M.A., C.I.E., (from 21-5-34).

UNIVERSITY MEMBERS OF LEGISLATIVE COUNCIL.

- 1893 The Rev. W. Miller, M.A., I.L.D., D.D., C.I.E.
- 1895 Do. do. do.
- 1897 G. H. Stuart, Esq., M.A.
- 1899 The Rev. W. Miller, M.A., LL.D., D.D., C.I.E.
- 1902 Do. do. do.

1903 J. B. Bilderbeck, Esq., M.A.

1904 Sir P. S. Sivaswami Ayyar, K.C.S.I., C.I.E., B.A., B.L.

1906 Do. do. do.

1907 M.R.Ry. V. Krishnaswami Ayyar, Avl., B.A., B.L.

1909 The Rev. E. Monteith Macphail, C.I.E., C.B.E., M.A., D.D.

do.

M.R.Ry. T. V. Seshagiri Ayyar Avl., B.A., B.L.

1914 The Rev G. Pittendrigh, M.A.

1916 Do. do.

Do.

1913

1919 M.R.Ry. C. P. Ramaswami Ayyar Avl., B.A., B.L., C.I.E.,
The Rev. E. Monteith Macphail, C.I.E., C.B.E., M.A., D.B.

REPRESENTATIVE OF THE UNIVERSITY CONSTITUENCY—LEGISLATIVE COUNCIL.

(Under the Government of India Act 1919).

1921 M.R.Ry. S. Srinivasa Ayyangar Avl., C.I.E., B.A., B.L., M.L.C.

1922 M.R Ry. C. Ramalinga Reddi Garu, M.A., M.L.C.

1923 M.R.Ry. S. Satyamurti Avl., B.A., B.L., M.L.C.

1926 Do. do. do.

1930 M.R.Ry. T. S. Ramaswami Ayyar Avl., B.A., B.L., M.L.C.

REGISTRARS.

1857 The Rev. P. Percival.

1870 A. A. Gordon, Esq., M.A.

1875 D. Duncan, Esq., M.A.

1879 F. S. Evans, Esq., M.A.

1881 D. Duncan, Esq., M.A., D.Sc.

1886 W. H. Wilson, Esq., Ph.D.

13-b

1891 A. G. Bourne, Esq., D.Sc.

1892 Geo. Bikle, Esq.

1896 A. J. Cooper-Oakley, Esq., M.A.

1899 A. G. Bourne, Esq., D.Sc., F.R.S. (Officiating).

1900 A. J. Grieve, Esq., B.A.

1902 C. A. Paterson, Esq., M.A., LL.H.

1906 H. S. Duncan, Esq., M.A. (Acting).

1907 C. A. Paterson, Esq., M.A., LL.II.

Glyn Barlow, Esq., M.A.

1908 Do. do.

" J. H. Stone, Esq., MA., FRH.S. (Acting).

1908 Francis Dewsbury, Eq., BA., LL.B.

1913 Do. do. do.

, W. H. James, Esq , M.Sc. (Acting).

" Francis Dewsbury, Esq., B.A., LL.B.

1920 M.R.Ry. Rao Bahadur K. Ramunni Menon Avl., M.A., (Acting).

1921 Francis Dewsbury, Esq., B.A., LL.B.

1922 M.R.Ry. Rao Bahadur K. Ramunni Menon Avl., M.A. (Acting).

1923 Francis, Dewsbury, Esq., B.A., LL.B.

1924 William McLean, Esq., M.A., B.L., Chartered Sccretary.

1929 M.R.Ry. D. Chelliah Arumainayagam Avl., (Acting).

1929 William McLean, Esq., M.A., B.L., Chartered Secretary.

1934 M.R.Ry. D. Chelliah Arumainayagam Avl., (Acting).

RETIRED UNIVERSITY TEACHERS

Mark Collins, Esq., M.A.. Professor of Comparative Philolog. from July 27, 1914 to July 2' 1919.

Gilbert Slater, Esq., M.A., Professor of Indian Economic from December 20, 1915 to Jun 19, 1921.

Shafat Ahmed Khan, M.A., Asst. Professor of Indian Econt mics from 12th July, 1920 t 31st March, 1921.

M.R.Ry. S. Alavaratavinayakam Pillai Avl., M.A., L.T. * Reader in the Dravidian Language. from July 1, 1914 to June 3 1917.

^{*}Appointed as Reader in Tamil, O. R. Institute, from July 1930.

M.R.Ry. K. V. Subbayya Avl., (Reader in the Dravidian Languages M.A., L.T. from August 1, 1914 to July 81, 1917.

M.R.Ry. K. Amrita Rao Avl., (Reader in the Dravidian Languages from August 1, 1914 to July 31, 1917.

M.R.Ry. C. P. Venkatarama (Reader in the Dravidian Languages Ayyar Avl., M.A., L.T. from August 1, 1914 to July 31. 1917.

Rao (Reader in the Dravidian Languages M.R.Ry. B. Seshagiri Garu. M.A. from December 1, 1914 to June 30, 1917.

Vaidyanathan (Reader in Indian Economics from M.R.Ry. S. July 1, 1920 to August 21, 1921. Avl., M.A.

John Matthai, Esq., B.A., B.L., ((Part-Time) Professor of Indian B.Litt., D.Sc. Economics (from 13th October 1922 to December 1925).

Asst. Professor and Reader in Eco-M.R.Ry. T. K. Duraiswami nomics (from 23rd October 1921 to 18th June 1925). Also Ag. Professor (from 18th June 1925 to Ayyar Avl., M.A., L.T.

M.R.Ry. S. Subbarama Ayyar Avl., M.A.

M.R Ry. Rao Krishnaswami Ayyangar Avl., M.A., Ph.D., M.R A.S.

M.R.Ry. P. T. Srinivasa & Reader in Indian History (1st Ayyangar Avl., M.A.

Avl., M.A., B.L.

The Rev. P. Gabler.

M.R.Ry. V. Venkatarama Sharma Avl.

Ayyar Avl.

Garu, M.A.

(Part-Time.) Lecturer in Economics from October 1926 to March 1927, and from September 1927 to March 1000

14th March 1927).

Bahadur S. (Professor of Indian History and Archaeology. (1st November 1914 to 31st October 1929).

March 1928 to 30th June 1930).

M.R.Ry. K. S. Venkataraman (Temporary Lecturer in Economics (11th September 1929 to 19th July 1930).

> (Part-time) Lecturer in German (1929-31).

> (Fellow in Sanskrit, O. R. Institute. (From 1st August 1927 to 30th June 1930).

M.R.Ry. E. V. Anantarama (Fellow in Tamil, O. R. Institute. (From 18th October 1927 to 30th June 1930).

M.R.Ry. P. Lakshmikantam & Fellow in Telugu, O. R. Institute, (From 1st August 1927 to 30th June 1930).

M.R.Ry. M. Bangarayya Avl., Fellow in Telugu, O. R. Institute. B.A. (From 1st August 1927 to June 1928). Fellow in Malayalam, O. R. Insti-M.R.Ry. V. Koman Menon Avl. tute. (From August 1927 to October 1929). (Junior Reader, Islamic Section, OR. Mr. Muhammad Munawar Institute. (From August 1927 Gawher. ' to 30th June 1930). (Part-time Lecturer in French. The Rev. A. Sàuliere, s.J. (1929-33). M.R.Ry. N. Karunakara Ad-yanthayya, B.A., (Hons.), Lecturer (in Statistics) Depart-ment of Economics—(1st July B.Sc. 1930 to 30th June 1933). 1930 to 30th June 1933). B.Sc. M.R.Ry. V. Ch. Sitarama Senior Lecturer in Telugu, O. R. swami Sastri Garu. Institute. (7th August 1930 to 4th July 1933). Women Assistant in Indian Music. Sry. G. Visalakshi Amma. (October 1933-March 1934). Lecturer, Department of Economics. Dr. J. D. S. Paul, M.A.

MEMBERS OF THE SENATE WHO HAVE DELIVERED THE ADDRESS AT CONVOCATION.

1934).

(20th July 1933 to 3rd April

Director of Public 1858 A. J. Arbuthnot, Esq. Instruction Madras. Principal. Presidency College, 1859 E. B. Powell, Esq., M.A. Madras. 1860 J. D. Mayne, Esq., B.A., Barrister-at-Law, Madras. 1861 Rev. A. R. Symonds, Secretary to the Society for the Propagation of the Gospel, M.A. Madras. 131 Principal, Dov. Protestant Coll.. 1862 Rev. R. Halley, M.A. Madras. Barrister-at-Law, Madras 1863 J. B. Norton, Esq., B.A. 1864 E. Thompson, Esq., M.A. (Principal, Presidency College. Madras. (Chaplain, Madras Establishment. 1865 Rev. John Richards, M.A.

TO DEDIVER CONVOCATION ADDRESSES.
1866 The Hon. Sir A. Bittle Judge, High Court, Madras.
1867 The Hon. W. Holloway Do. do. do.
1868 The Hon. A. J. Arbuth- { Member of Council, Fort St. George. not, C.S.I.
1869 H. E. Lord Napier, Kt. Governor of Fort St. George and Chancellor of the University.
1870 Geo. Smith, Esq., M.D. Principal, Medical College, Madras.
1871 Rev. W. Miller M.A. { Principal, F.C.M. Institution. }
1872 H. Fortey, Esq., M.A. Inspector of Schools, Madras.
1873 W. A. Porter, Esq., M.A. (Ag. Principal, Presidency College Madras.
1874 The Hon. H. S. Cunning- Advocate-General, Madras. ham, M.A.
1875 G. Thom, Esq., M.A. Principal, Dov. Protestant College, Vepery, Madras.
1876 The Hon. L. C. Innes { Judge, High Court, and Vice-Chancellor of the University, Madras.
1877 LtCol. R. M. Macdonald. Director of Public Instruction, Madras.
1878 SurgnMaj. M. C. Fur- { Principal, Medical College, Madras. nell, M.D.
1879 The Right Rev. R. Cald. Missionary Bishop, Tinnevelly. well, D.D., LL.D.
1880 His Grace The Duke of Governor of Fort St. George an Buckingham & Chandos. Chancellor of the University.
1881 The Hon. Sir Charles Chief Justice and Vice-Chancellor of A. Turner, Kt .
1882 The Hon T. Muttuswami { Judge, High Court, Madras. Aiyar, B.L., C.I.E.
1883 The Hon. D. F. Carmi- Member of Council, Fort St. George.
1884 SurgnGenl. The Hon. W. R. Cornish, F.R.C.S., C.I.E. SurgnGeneral with the Government of Madras.
1885 The Hon. P. O'Sullivan. Advocate-General, Madras.
1886 H. E. The Right Hon. M. E. Grant Duff. Governor of Fort Sf. George and Chancellor of the University.
1887 Raja Sir T. Madhava Fellow of the Madras University.

D.D.

M.A.

Rao, B.A.

1905 J. B. Bilderbeck, Esq., Principal,

1888 Lt.-Col. W. Hughes Advocate-General, Madras. 1889 D. Sinclair, Esq., M.A. Principal, C.S.M. College, Madras. 1890 Rai Bahadur P. Ranga- Professor of Mathematics, Presinatha Mudaliyar, M.A. Cotlege, Madras. 1391 D. Duncan, Esq., M.A., (Principal, Presidency College, D.Sc. Madras. 1892 H. B. Grigg Esq., M.A., Director of Public Instruction, C.I.E. Madras. 1893 The Hon. Sir V. Bash-yam Ayyangar, Kt., High Court Vakil, Madras. C.I.E., B.A., B.L. 1894 The Hon, the Rev. Dr. (Principal, Madras Christian College. W. Miller, C.I.E., M.A. 1895 H. E. the Right Hon. Governor of Fort St. George and Lord Wenlock. Chancellor of the University. 1896 The Hon. Diwan Baha- / Judge, High Court, Madras. dur Sir S. Subrahmanya Ayyar, K.C.I.E., 1897 J. Cook, Esq., M.A., F.R. (Principal, Central College, Banga-S.E. lore. 1898 Surgeon Lieut. Col. W. Sanitary Commissioner for Madras. G. King, M. C.W. D.Ph. 1899 The Hon. Sir F. J. E Consulting Engineer for Railways, Spring, K.C.I.E., M.A.I. and Joint Secretary, P. W. D., Madras. Madras. 1900 The Hon. Mr. E. A. (Member, Board of Reyenue, Madras. Nicholson, I.C.S. 1901 The Hon. Mr. Justice Judge, High Court and Vice-Chan Shephard, M.A. cellor of the University, Madras. 1902 The Hon. Diwan Bahadur S. Srinivasaraghava Ayyangar, C.I.E., B.A. 1903 H. E. Lord Ampthill, (Governor of Fort St. George and Chancellor of the University. G.C.I.E. 1904 The Rev. Canon Sell, (Secretary, C.M.S., Madras.

) Madras.

Kumbakonam.

1906 Rao Bahadur C. Nagoji (Principal, Government College,

Presidency College,

- 1907 The Rev. J. D. W. Sewell, Manager, St. Joseph's College, Tris.J.
- 1908 The Hon. Justice Sir Judge, High Court, Madras. C. Sankaran Nair, Kt., C.I.E., B.A., B.L.
- 1909 H. E. Sir Arthur Lawley, G.C.S.I., G.C.I.E., Chancellor of the University.
- 1910 The Hon. Mr. Justice Abdur Rahim, M.A.. Bar.-at-Law.
- 1911 The Hon. Mr. V. Krishnaswanni Ayyar C.S.I., B.A., B.L.
- 1912 The Rev. Allan F. Gardiner, M.A. Principal, S. P. G. College, Trichinopoly.
- 1913 Diwan Bahadur L. D. Registrar, Cooperative Credit Swamikannu Pillai, Societies, Madras, M.A., B.L., LL.B.
- 1914 The Hon. Sir P. S. Sivaswami Ayyar, K.C.S.I., C.I.E., B.A., B.L.
- J915 The Hon. Sir Harold Member of Council, Fort St George. Stuart, K.C.S.I., K.C. V.O., I.C.S.
- 1916 Nawab Imad ul-mulk Syed Hussain Bilgrami, C.S.I., B.A. Retired Director of Public Instruc-
- 1917 His Excellency Monsieur Governor of the French Settlement Martineau.
- 1918 Sir Thomas Henry Hol- (President Munitions Board, Simlaland, K.C.S.I., K.C.I.E.)
- 1919 The Rev. E. Monteith Macphail, C.I.E., C.B.E., M.A., D.D.
- 1920 The Hon. Sir K. Srinivasa Ayyangar, Kt., C.I.E., B.A., B.L. Advocate-General and Vice-Cnancellor of the University, Madras.
- 1921 M.R.Ry. C. Ramalinga Reddi Garu, M.A., M.L.C. Retd. Inspector-General of Education, Mysore.

106 FELLOWS OR MEMBERS OF THE SENATE APPOINTED TO DELIVER CONVOCATION ADDRESSES.

- 1922 The Rev. W. Meston. Principal, Madras Christian College.
- 1923 Diwan Bahadur Sir R. Venkataratnam Naidu Garu, Kt., M.A., D.Litt. Retired Principal, Pithapur Raja's College, Cocanada.
- 1924 The Hon. Sir C. P. Member of the Executive Council Ramaswami Ayyar, 6 of the Governor of Madras.
- 1925 The Hon. Sir V. M. Coutts-Trotter, Kt.. Chief Justice, High Court, Madras.
- 1926 The Hon. Rao Bahadur Sir A. P. Patro, Kt.. Minister of Education and Pro-Chancellor, University of Madras.

 B.A., B.L.
- 1927 M.R.Ry. Diwan Bahadur (Professor, Presidency College, K. Ramunni Menon Madras Ayl., M.A.
- 1928 His Excellency The Rt.
 Hon. Viscount Goschen
 of Hawkhurst, G.C.I.E.,
 C B.E.

 Governor of Fort St. George, and
 Chancellor of the University.
- 1929 The Right Rev. E. H. Lord Bishop of Madras. M. Wuller, M.A.
- 1930 The Hon. P. Subbaroyan.
 M.A., B.C.L., LL.D.,
 Bar.at-Law.

 Minister of Education and ProChancellor, University of Mudras.
- 1931 Miss E. McDougall, M.A. Principal, Women's Christian College, Madras.
- 1932 M.R.Ry. Diwan Bahadur S. Kumaraswami Reddiyar Avl., B.A., B.L. Minister of Education and Pro-Chancellor, University of Madras.
- 1933 The Rev. P. Carty, S.J., Professor, St. Joseph's College, B.Sc., D.D.
- 1934 M. Ratnaswami, Esq., C.I.E., M.A., Bar.-ut- Member, Public Service Commission, Madras.

PREFATORY NOTE.

The University of Madras was founded under the Act of Incorporation XXVII of 1857. This Act was in operation until 1904 when as a result of the Commission appointed by the Government of India in 1902 to examine the working of the Universities under that system, the Indian University Act VIII of 1904 was passed with the intention of reorganising the Universities in India and of enlarging their functions in the matters of University Teaching and of supervision over affiliated colleges. This Act again has been superseded by the Madras University Act No. VII of 1923 which was passed by the Legislative Council of Madras early in 1923, and came into force on the 1st May 1923. This new Act was passed so as to reorganise the University with a view to establishing a teaching and residential University at Madras while enabling the University to continue to exercise due control over the quality of the teaching given by colleges which are to constitute the University or are affiliated to it. The Chancellor, the Pro-Chancellor, the Vice-Chancellor, the Senate, the Syndicate, the Academic Council and the Council of Aftiliated Colleges constitute the body corporate of the University. The Governor-General is the Visitor of the University; the Governor ef Madras is the Chancellor; the Minister of Education is the Pro-Chancellor; the Vice-Chancellor is a wholetime officer, to whom a salary may be paid, who holds office ordinarily for three years, and is appointed by the Chancellor from among five" persons recommended by the Senate. The Authorities of the University under this Act were (1) the Senate, (2) the Syndicate, (3) the Academic Council, (4) the Faculties, (5) the Boards of Studies, (6) the Council of Affiliated Colleges and (7) such other Authorities as may be declared by the Statutes to be Authorities of the University.

*Three as amended by the Madras University (Amendment) Act of 1929.

But from a practical point of view, the Act of 1923 did not result in the rapid development of University activities or in the effective furtherance of schemes which were already under consideration. In order to remove certain ambiguities and duplication of powers vested in the various authorities under the Act of 1923, the University of Madras Amendment Act of 1929 was passed and came into force on the 29th October, 1929. Under the Amending Act, the Council of Affiliated Colleges has been abolished. The Madras University Amendment Act No. XII attempts to remedy the defects of the 1923 Act and it is hoped that it will enable the University to develop more rapidly and successfully along the lines indicated in the preamble to the Act of 1923.

MADRAS ACT No. VII OF 1923, AS AMENDED BY MADRAS ACT XII OF 1929,

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Reference's to papers connected with the Principal Act and the Amending Act in their Bill stages.

(1) The Madras University Act, 1923, Act VII of 1923. [For Statement of Objects and Reasons, see Part IV of the Fort St. George Gazette, dated 17th October 1922. pages 110-111; for Report of Select Committee, see pages 1221-1243 of Volume X of the Madras Legislative Council Proceedings; and for proceedings in Council, see proceedings, dated 14th November 1922, at pages 654-671; proceedings, dated 15th November 1922, at pages 693-734; proceedings, dated 16th November 1922, at pages 767—807 of Volume IX ibid; ibid dated 22nd December 1922, at page 1179 of Volume X ibid; ibid dated 30th January 1923, at pages 1396—1413; ibid dated 31st January 1923, at pages 1421—1479; ibid dated 1st February 1923, at pages 1503-1549; ibid dated 2nd February 1923, at pages 1586-1634; ibid dated 5th February 1923, at pages 1640—1719 ibid.1

(2) The Madras University (Amendment) Act, 1929.

[For Statement of Objects and Reasons, see Part IV of the Fort St. George Gazette, dated 22nd March 1927, pages 60—62, ibid dated 18th October 1927, pages 117—118; for Report of Select Committee, see ibid dated 11th September 1928, pages 55 to 61; and for proceedings in Council, see proceedings, dated 29th March 1927 at pages, 1146—1159; proceedings, dated 30th March 1927 at pages, 1242—1261; 1265—1289; proceedings, dated 31st March 1927 at pages 1406—1413 of Vol. XXXV of the Madras Legislative Council Proceedings; proceedings, dated 2nd November 1927, pages 296—304 and 305 of Vol. XXXVIII ibid; proceedings, dated 9th October 1928 at pages 169—187 ibid; proceedings, dated 12th October 1928, at pages 533—535 of Vol. XLIV ibid; proceedings, dated 26th

November 1928 at pages 72—110 ibid; proceedings, dated 29th November 1928 at pages 483—494 of Vol. XLV ibid; proceedings, dated 30th January 1929 at pages 371—411 ibid; proceedings, dated 31st January 1929 at pages 469—474 of Vol. XLVI ibid; proceedings, dated 7th August 1929, at pages 177—178 ibid; proceedings, dated 9th August 1929 at page 389 of ibid.]

MADRAS ACT No. VII OF 1923.1

(AS AMENDED BY MADRAS ACT XII OF 1929').

PASSED BY THE LEGISLATIVE COUNCIL OF MADRAS.

[¹Received the assent of the Governor on the £8th February 1923 and that of the Governor-General on the 29th March 1923; the assent of the Governor-General was first published in the "Fort St. George Gazette" of the 1st May 1923.]

[*Received the assent of the Governor-General on the 12th October 1929, and the assent was first published in the Gazette, dated the 29th October 1929.].

An Act to provide for the reorganisation of the Madras University.

WHEREAS it is expedient to reorganise the University

of Madras with a view to establishing a teaching and residential University at Madras while enabling the University to continue to exercise due control over the quality of the teaching given by colleges which are to constitute the University of Madras or are affiliated to it:

AND WHEREAS it is desirable to foster the development of academic life and corporate unity as well in the colleges as in the University by so promoting co-operation among the colleges and between the University and the colleges as to utilize to the full the teaching resources available within the limits of the University;

AND WHEREAS it is desirable by the concentration and co-ordination of resources for higher teaching and research at suitable centres outside the limits of the University to prepare for the institution of new Universities;

AND WHEREAS the previous sanction of the Governor-General has been obtained for the passing of this Act; it is hereby enacted as follows:—

CHAPTER I-PRELIMINARY.

Short title and 1. (1) This Act may be called commencement. the Madras University Act, 1923.

Madras (2) This section shall come into force at once.

University
Act VII, 1928 The rest of this Act shall come into force on such date
and Amended or dates as the Local Government may, by notification, apby Madras point and different dates may be appointed for different
Act XII of provisions of this Act.

Definitions.

2. In this Act, unless there is anything repugnant in the subject or context—

- (a) 'Affiliated College' means a college situated cutside the limits of the University and affiliated to the University of Madras as constituted prior to the commencement of this Act or admitted to the privileges of affiliation with the University under conditions prescribed in this behalf.
- (b) 'Constituent College' means a college maintained or recognized by the University in accordance with the provisions of this Act, in which instruction is provided under prescribed conditions and which is situated within the limits of the University.
- (c) 'First-grade College' means a college which submits its students to examinations qualifying for degrees other than professional degrees.

1[(cc) 'Honours College' means a first-grade college in which provision is made for Honours or post-graduate courses of study leading up to the higher degrees of the University.]

- (d) 'Hostel' means a unit of residence for students of the University maintained or recognized by the University in accordance with the provisions of this Act.
- , (e) 'Limits of the University' means the territory rithin a radius of ten miles from Fort St. George.
- Act XII of ²[(ee) 'Oriental College' means an institution in which provision is made for courses of study in oriental learning only and for the preparation of students for

¹This clause was added by Section 2 of the Madras University (Amendment) Act 1929, (Madras Act XII of 1929).

²This clause was added by Section 2 ibid.

degrees, titles, or diplomas of the University in such learning, in accordance with the regulations.

- (f) 'Prescribed' means prescribed by 1 [this Act, or] Act XII of Statutes, Ordinances or Regulations.
- (g) 'Principal' means the head of a 2 [constituent, affiliated or Oriental college.]
- ³[(gg) 'Professional College' means a college in Act XII of which are provided courses of study leading up to the 1929 professional degrees of the University.]
- ⁴ [(h) 'Registered graduates' means graduates registant Act XII o, tered under this Act or the Indian Universities Act, 1904.] 1929.
- (i) 'Second grade college' means a college which prepares its students for the Intermediate Examination in Arts and Science and does not submit its students to Degree Examinations.
- $^{4}[(j)$ 'Teachers' means such professors, readers, lecturers and other persons giving instruction in constituent, 1929. affiliated or oriental colleges or in hostels as may be declared by the Statutes to be teachers;]
- (k) 'Teachers of the University' means persons appointed by the University to give instruction on its behalf.
- (1) 'University' means the University of Madras as reconstituted under this Act.
- (m) 'University centre' means a local area, outside the limits of the University, recognized by the Local Government on the recommendation of the University as containing one or more colleges competent to engage in higher teaching and research work and to promote University life in a manner calculated to prepare for the institution of a new University.

¹These words were inserted by Section 2 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

²These words were substituted for the words "Constituent College or of an Affiliated College" by Section 2 4546.

³This clause was added by Section 2 ibid.

This clause was substituted by Section 2 ibid.

Act VII of (n) 'University Professor' means a 1[whole1928 and Act
All of 1929.

time or part-time] Professor appointed to deliver
lectures, to conduct classes, to engage in or direct and supervise research, or to do any other academical work that may
be entrusted to him under the provisions of this Act.

CHAPTER II-THE UNIVERSITY.

Act VII of 1923 and Act XII of 1929.

- 3. (1) The first Chancellor, Pro-Chancellor and Vice-The University. Chancellor of the University and the first members of the Senate, the Syndicate, 2[and] the Academic Council, 3[**] and all persons who may hereafter become such officers or members so long as they continue to hold such office or membership are hereby constituted a body corporate by the name of the University of Madras.
- (2) The University shall have perpetual succession and a common seal and shall sue and be sued by the name of the University of Madras.

Act VII of

4. As from the date on which section 3 and this section of Fellowships.

Chancellor shall cease to exercise has functions under any Act or Acts heretofore in force, and the Vice-Chancellor and all Fellows and Honorary Fellows of the University of Madras as constituted and incorporated by any Act or Acts heretofore in force shall cease to be the Vice-Chancellor, Fellows and Honorary Fellows of the University, respectively.

Act XII of 4[4-A. The University shall have the following powers, namely:—

Powers of University.

The provide for instruction and training in such branches of learning as it may think fit and to make provision for research and for the advancement and dissemination of knowledge;

Piùlese words were inserted by Section 2 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

2This word was inserted by Section 3 ibid.

3The words "and the Council of Affiliated Colleges" were omitted by Section 3 ibid.

4This section was inserted by Section 4 ibid.

- (2) to establish, maintain and manage Institutes of Research;
- (3) to make such provision as will enable constituent, affiliated and oriental colleges to undertake specialisation of studies and to organize common laboratories, libraries and other equipment for research work;
- (4) to institute professorships, readerships, lectureships and any other teaching posts required by the University and to appoint persons to such professorships, readerships, lectureships and other teaching posts;
- (5) to institute degrees, titles, diplomas and other academic distinctions;
- · (6) to hold examinations and to confer degrees, Act XII of titles, diplomas and other academic distinctions on persons; 1929.
- (a) shall have pursued an approved course of study in a constituent, affiliated or oriental college unless exempted therefrom in the manner prescribed by the Statutes and shall have passed the prescribed examinations of the University; or
- (b) shall have carried on research under conditions prescribed;
- (7) to confer honorary degrees or other distinctions under conditions prescribed;
- (8) (a) to institute, maintain and manage constituent colleges, to recognize colleges not maintained by the University as constituent colleges, to allow colleges recognized by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by such recognition and any further rights conferred by or under this Act and to withdraw recognition from colleges;
- (b) to approve institutions as oriental colleges, to allow institutions approved by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by such approval

and any further rights conferred by or under this Act until such time as they may be transferred to other universities and to withdraw approval from institutions;

- (9) to affiliate to itself colleges outside the limits of the University, to allow colleges affiliated to the University, before the passing of this Act to continue to exercise the rights and privileges conferred on them by the affiliation and any further rights conferred by or under this Act until such time as they may be transferred to other Universities and to withdraw affiliation from colleges;
- (10) to recommend to the Local Government the recognition of any local area as a University centre;
- Act XII of (11) to establish, maintain and manage hostels, to recognize hostels not maintained by the University and to withdraw recognition therefrom;
 - (12) to hold and manage endowments and to institute and award fellowships, travelling fellowships, scholarships, studentships, bursaries, exhibitions, medals and prizes;
 - (13) to fix fees and to demand and receive such fees as may be prescribed;
 - (14) to create and manage an affiliated college fund;
 - (15) to make grants from the funds of the University for the maintenance of a University Training Corps;
 - (16) to exercise such control over the students of the University through the colleges as will secure their health and well-being;
 - (17) to institute and provide funds for the maintenance of →
 - (a) a Publication Bureau;
 - (b) an Employment Bureau;
 - (c) Students' Unions;
 - (d) University Extension Boards; and
 - (e) University Athletic clubs:

- (18) to co-operate with other Universities and other authorities in such manner and for such purposes as the University may determine; and
- (19) generally to do all such other acts and things as may be necessary or desirable to further the objects of the University.1
 - (1) No person shall be excluded from membership 1923 and Act vii of of any of the authorities of the Univer- XII of 1929. sity or from admission to any degree or

to all classes and creeds.

University open course of study on the sole ground of sex, race, 1 creed, class, or political views and it shall not be lawful for the University to adopt or impose on

any person any test whatsoever 2 frelating to religious belief or profession or political views in order to entitle him to be admitted thereto as a teacher or student or to hold any office therein or to graduate thereat or to enjoy or exercise any privileges thereof except where in respect of any particular benefaction accepted by the University such test is made a condition thereof.

(2) No person shall be qualified for election or nomination as a member of Disqualification any of the authorities of the University for membership. if he

- (a) is at the date of election or nomination of unsound mind, deaf-mute or suffers from contagious leprosy, or
- (b) is an uncertificated bankrupt or undischarged insolvent, or
- (c) has been convicted by a court of law of an offence which involves moral delinquency.

In case of dispute or doubt, the Syndicate shall determine whether a person is disqualified under this sub-section and its decision shall be final.

¹These words were substituted for the words "creed, or class" by Section 5 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

²These words were substituted for the words "relating to religious belief or profession" by Section 5 ibid.

1929.

¹[6. No attendance at instruction given in any institution other than that conducted, recognized Attendance or approved by the University shall quaqualifying for University examilify for admission to any examination of nations. the University.

7. (1) The Governor-General shall The Visitor be the Visitor of the University.

Act VII of XII of 1929.

- (2) The Visitor shall have the right to cause an 1928 and Act inspection to be made, by such person or persons as he may direct, of the University, its buildings, laboratories, libraries, museums, workshops and equipment and of any institutions 2 maintained, recognised or approved by or affiliated to the University and also of the teaching and other work conducted 3[**] by the University and to cause an inquiry to be made in respect of any matter connected with the University. Visitor shall in every case give notice to the University of his intention to cause such inspection or inquiry to be made and the University shall be entitled to be represented thereat.
 - (3) The Visitor may address the Chancellor with reference to the results of such inspection or inquiry and the Chancellor shall communicate to the Senate and to the Syndicate the views of the Visitor and may, after ascertaining the opinion of the Senate and the Syndicate thereon, advise the University upon the action to be taken.
 - (4) The Syndicate shall report to the Chancellor for communication to the Visitor such action, if any, as it is proposed to take or has been taken upon the results of such inspection or inquiry. Such report shall be submitted with the opinion of the Senate thereon and within such time as the Chancellor may direct.
 - (5) Where the Senate or the Syndicate does not within a reasonable time take action to the satisfaction of

1This section was substituted for the original by Section 6 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

2These words were substituted for the words "associated with" by Section 7 ibid.

3The words "or done" were omitted by Section 7 ibid.

the Chancellor, the Chancellor may, after considering any explanation furnished or representation made by the Senate or the Syndicate, issue such directions as he may think fit and the Senate and the Syndicate shall comply with such directions.

Officers of the 1[8. The following shall be the Act XII of University:— 1929.

- (1) The Chancellor;
- (2) The Pro-Chancellor;
- (3) The Vice-Chancellor;
- (4) The Registrar; and
- (5) such other persons as may be declared by the Statutes to be officers of the University.]
- 9. (1) ²[The Governor of Madras shall be the Act VII of Chancellor of the University.] He shall by virtue 1923 and Act

 The Chancellor. of his office be the head of the University XII of 1929 and the President of the Senate and shall, when present, preside at meetings of the Senate and at any Convocation of the University.
 - (2) The Chancellor shall exercise such powers as may be conferred on him under the provisions of this Act.
- (3) Where power is conferred upon the Chancellor to nominate persons to authorities, the Chancellor shall, to the extent necessary, nominate persons to represent communities or interests not otherwise adequately represented.
- 10. 3[(1) The Minister administering the subject of Act VII of 1928 and Act

 The Pro-Chancellor for the time being shall be the XII of 1929.

 Pro-Chancellor of the University.]
- (2) In the absence of the Chancellor, or during the Chancellor's inability to act, the Pro-Chancellor shall exercise all the functions of the Chancellor.

This section was substituted for the original by Section 8 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

³These words were substituted for the words "The Chancellor of the University shall be the Governor of Madras" by Section 9 ibid.

This sub-section was substituted for the original by Section 10 ibid.

Act VII of 1928 and Act XII of 1929.

- 11. (1) The Vice-Chancellor shall be a whole-time officer of the University and shall be appointed by the Chancellor from among three] persons recommended by the Senate. He shall hold office for a term of three years and may be paid such salary as 2 may be prescribed by the statutes.
- (2) ³[When] any temporary vacancy occurs in the office of Vice-Chancellor the Syndicate shall, as soon as possible, subject to the approval of the Chancellor, make the requisite arrangements for ⁴[exercising the powers and performing the duties] of the Vice-Chancellor.

Act VII of 1928 and Act All of 1929.

- Powers and duties of the Vice-Chancellor shall be the principal executive officer of the University and shall in the absence of the Chancellor and Pro-Chancellor, preside at meetings of the Senate and at any Convocation of the University. He shall be a member ex-officio and Chairman of the Syndicate, 5[and] of the Academic Council 6[**] and shall be entitled to be present at and to address 7[**] any meeting of any authority of the University but shall not be entitled to vote thereat unless he is a member of the authority concerned.
- (2) It shall be the duty of the Vice-Chancellor to ensure that the provisions of this Act, the Statutes, Ordinances and Regulations are faithfully observed and carried out and he may exercise all powers necessary for this purpose.

¹This word was substituted for the word "five" by Section 11 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

2These words were substituted for the words "may be prescribed" by Section 11 ibid.

3This word was substituted for the word "where" by Section 11 ibid.

4These words were substituted for the words "carrying on the duties" by Section 11 ibid.

"5The word "and" was inserted by Section 12 ibid.

6The words "and of the Council of Affiliated Colleges" were omitted by Section 12 ibid.

7The word "at" was omitted by Section 12 ibid.

- (3) The Vice-Chancellor shall have power to convene meetings of the Senate, the Syndicate, ¹[and] the Academic Council ²[**].
- (4) (a) In any emergency which in the opinion of the Vice-Chancellor requires that immediate action should be taken, he may take such action with the sanction of the Chancellor or Pro-Chancellor and shall as soon as may be thereafter report his action to the officer or authority who or which would have ordinarily dealt with the matter.
- (b) When action taken by the Vice-Chancellor under this sub-section affects any person in the service of the University, such person shall be entitled to prefer an appeal to the Syndicate within thirty days from the date on which he has notice of such action.
- (5) The Vice-Chancellor shall give effect to the orders of the Syndicate regarding the appointment, dismissal and suspension of the teachers of the University and its servants and shall exercise general control over the affairs of the University.
- (6) The Vice-Chancellor shall exercise such other powers as may be prescribed.
- 3[12-A. (1) The Registrar shall be a whole-time paid officer of the University appointed by the Syndicate for such period and on such terms as may be prescribed by Statutes.
- (2) The Registrar shall exercise such powers and perform such duties as may be prescribed.]

Authorities of 13. The following shall be the 1923 and Act the University:—

Act VII of 1923 and Act XII of 1929.

- (1) The Scnate,
- (2) the Syndicate,
- (3) the Academic Council,
- (4) the Faculties,

2The words "and the Council of Affiliated Colleges" were omitted by Section 12 ibid,

¹The word "and" was inserted by Section 12 of the Madras University (Amendment) Act, 1929. (Madras Act XII of 1929).

⁸This section was added by Section 13 ibid.

(5) the Board of Studies, 1[and]

²[omitted.]

³[(6)] such other ⁴[bodies] as may be declared by the Statutes to be authorities of the University.

CHAPTER III-THE SENATE-POWERS AND DUTIES.

Act XII of

Senate

⁵[14. (a) The Senate shall consist of the following persons, namely—

Class I-Ex-officio Members.

Act XII esf

- (1) The Chancellor;
- (2) The Pro-Chancellor;
- (3) The Vice-Chancellor;
- (4) The Director of Public Instruction, Madras;
- (5) The Principals of first-grade colleges;
- (6) The Principals of professional colleges;
- (7) The whole-time University Professors paid from University funds or endowments; and
- (8) Members of the Syndicate who are not otherwise members of the Senate.

Class II-Life Members.

(1) Such number of persons not exceeding five as may be nominated by the Chancellor to be life members on the ground that they have rendered eminent services to education; and

This word was inserted by section 14 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

²The clause "(6) the Council of Affiliated Colleges, and" was omitted by Section 14 *ibid*.

³ The figure '(6)' was substituted for the figure '(7)' by Section 14 ibid.

 $^{^4}$ This word was substituted for the word "authorities" by Section 14 ibid.

^{. 5}This section was substituted for the original by Section 15 4bid.

(2) All persons who make a donation of not less than Rs. 25,000 to or for the general purposes of the University.

Class III-Other Members.

- (1) Thirty members elected by registered graduates from among themselves according to the principle of proportional representation by means of the single transferable vote.
- (2) Twenty members elected by the Academic Council from among its own body, of whom not less than ten shall be teachers of affiliated colleges.
- (3) Twelve members elected by the non-official members of the Legislative Council of Madras from among themselves.
- (4) Five persons elected from among themselves by the Principals of second-grade colleges affiliated to the University and three persons elected from among themselves by Headmasters of High Schools, recognized by the Local Lovernment.

Act XII of 1929.

- (5) Four members elected by the Corporation of Madras from among its own body.
- (6) Two members for each district, one elected by the members of the District Board from among themselves and the other by the Municipal Councillors of the Municipalities in the district from among themselves.
- (7) Two members elected by the Madras Chamber of Commerce and two members elected by the Southern India Chamber of Commerce.
- (8) Two members elected by the Madras Landsholders' Association.
- (9) Two members elected by the Muhammadan Educational Association of Southern India.
- (10) Every association making a donation of not less than Rs. 25,000 and every person making a donation of not less than Rs. 10,000 but not amounting to Rs. 25,000 or

more to or for the general purposes of the University shall be entitled to nominate one member to the Senate who shall be a member for five years and if such member vacates his office before the expiry of the period of five years, another member may be nominated in his place by the association or person concerned, who shall hold office for the residue of such period, and the same provision shall apply in all cases of vacancies arising before the expiry of such period.

- (11) Thirty members nominated by the Chancellor, of whom not less than twenty shall be nominated to secure the representation of the depressed and backward classes and of other minorities not otherwise adequately represented; and
- (12) One member to represent each of the chief Indian languages in the Presidency, to be nominated by the Chancellor.
- (b) Save as otherwise provided, elected and nominated members of the Senate shall hold office for a period of three years from the date of the election or nomination, as the case may be;

Act XII of Provided, however, that no member elected in his capacity as a member of a particular electorate shall hold office for a longer period than three months after he has ceased to be such member unless meanwhile he again becomes a member of that electorate;

Provided also that where an elected or nominated member of the Senate is appointed temporarily to any of the offices by virtue of which he is entitled to be a member of the Senate ex-officio, he shall, by notice in writing signed by him and communicated to the Vice-Chancellor within seven days from the date of his taking charge of his appointment, choose whether he will continue to be a member of the Senate by virtue of his election or nomination or whether he will vacate office as such member and become a member ex-officio by virtue of his appointment and the choice shall be conclusive. On failure to make such choice, he shall be deemed to have vacated his office as an elected or nominated member.

(c) When a person ceases to be a member of the Senate he shall cease to be a member of any of the authorities of the University of which he may happen to be a member by virtue of his membership of the Senate.

Act XII of

The Senate to be body of the University and shall liave the supreme Governing body.

where the Syndicate and the Academic Council save where the Syndicate and the Academic Council have acted in accordance with powers conferred on them under this Act, the Statutes, the Ordinances or the Regulations and shall exercise all the powers of the University not otherwise provided for and all powers requisite to give effect to the provisions of this Act:

Provided that if any question arises whether the Syndicate or the Academic Council has acted in accordance with such powers as aforesaid or not, the question shall be decided by a resolution passed by two-thirds of the number of members present and voting at a meeting of the Senate and the decision shall be final.]

2[16. In particular and without prejudice to the generality of the powers conferred by section 15, the Senate shall have the following powers, namely:—

Act XII of 1929.

- (1) to make Statutes and amend or repeal the same:
- (2) to modify or cancel Ordinances and Regulations in the manner prescribed by this Act;
- (3) to make such provision as will enable constituent, affiliated and oriental colleges to undertake specialization of studies and to organize common laboratories, libraries and other equipment for research work;

¹This section was substituted for the original by Section 16 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

This section was substituted for the original by Section 17.

- (4) to provide for instruction and training in such branches of learning as it may think fit;
- (5) to institute and maintain Constituent Colleges, to prescribe in consultation with the Academic Council the conditions of recognition as Constituent Colleges, of Colleges not maintained by the University, to allow Colleges recognized by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by the recognition and any further rights conferred by or under this Act and to withdraw recognition therefrom;
- (6) to prescribe in consultation with the Academic Council the conditions for approving as Oriental Colleges institutions in which provision is made for courses of study in Oriental Learning only and for the preparation of students for degrees, titles or diplomas of the University, and to allow Oriental institutions approved by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by such approval and any further rights conferred by or under this Act until they are transferred to other Universities and to withdraw such approval;
- (7) to provide for research and the advancement and dissemination of knowledge;

Act XII of 1929.

- (8) to institute, after consultation with the Academic Council, professorships, readerships, lectureships and any other teaching posts required by the University;
- (9) to establish, equip and maintain University laboratories, libraries and Institutes of Research;
- Council, the conditions of affiliation to the University of Colleges outside the limits of the University, to allow colleges affiliated to the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by the affiliation and any further rights conferred by or under this Act until they are transferred to other Universities and to withdraw affiliation from colleges;

- (11) to provide after consultation with the Academic Council such lectures and instruction for students of the constituent, affiliated and oriental colleges of the University as the Senate may determine and also to provide for lectures and instruction to persons not being students of the University and to grant diplomas to them;
- (12) to provide for the inspection of all colleges and hostels;
- (13) to institute degrees, titles, diplomas and other academic distinctions;
- (14) to confer degrees, titles, diplomas and other academic distinctions on persons who—
- . (a) shall have pursued an approved course of study in a constituent, affiliated or oriental college or have been exempted therefrom in the manner prescribed by the statutes and shall have passed the prescribed examinations of the University; or
- (b) shall have carried on research under conditions prescribed;
- (15) to confer honorary degrees or other distinctions on the recommendation of not less than two-thirds of the members of the Syndicate;
 - (16) to establish and maintain hostels;
- . (17) to institute, after consultation with the Aca- Act XII of demic Council, fellowships, travelling fellowships, scholar- 1929. ships, studentships, bursaries, exhibitions, medals and prizes;
- (18) to prescribe the fees to be charged for the recognition and affiliation of colleges, for admission to the examinations, degrees and diplomas of the University, for the registration of the graduates and for all or any of the purposes specified in section 4-A of this Act;
- (19) to consider and take such action as it may deem fit on the annual report, the annual accounts and the financial estimates:

- (20) to create and manage an affiliated college fund and make statutes therefor;
- (21) to institute, after consultation with the Academic Council, a Publication Bureau, an Employment Bureau, Students' Unions, University Extension Boards and University Athletic clubs;
- (22) to enter into any agreement with the Government or with a private management for assuming the management of any institution and for taking over its properties and liabilities or for any other purpose not repugnant to the provisions of this Act;
- (23) to make statutes regulating the method of election to the authorities of the University and the procedure at the meeting of the Senate, Syndicate and other authorities of the University and the quorum of members required for the transaction of business by the authorities of the University other than the Senate;
- (24) to recommend to the Local Government the recognition of any local area as a University centre:
- (25) to co-operate with other Universities and other authorities in such manner and for such purposes as it may determine; and
- (26) to delegate such of its powers as it may deem fit to any authority or authorities constituted under this Act."

Act VII of 1928 and Act XII of 1929.

- 17. ¹[(1) The Senate shall meet at least twice a year

 Meetings of the Senate

 on dates to be fixed by the Vice-Chancellor. One of such meetings shall be called the annual meeting. The Senate may also meet at such other times as it may, from time to time, determine;
- (2) Thirty-five members of the Senate shall be the quorum for a meeting of the Senate.

¹This sub-section was substituted for the original by Section 18 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

(3) The Vice-Chancellor may, whenever he thinks fit, and shall, upon a requisition in writing signed by not less than 35 members of the Senate, convene a special meeting of the Senate.

CHAPTER IV-THE SYNDICATE.

The Syndicate.

18. 1[(a)] The Syndicate shall, in Act VII of addition to the Vice-Chancellor, consist 1928 and Act of the following persons, namely—

XII of 1929.

Class I-Ex-officio Member

The Director of Public Instruction, Madras.

Class II—Other Members

- (1) Eight members elected by the Senate from among its members.
- (2) ²[Six] members elected by the Academic Council from among its members ³[of whom three shall be teachers of affiliated colleges and the rest shall be persons other than teachers of affiliated colleges;]
 - 4[(3)] Three members nominated by the Chancellor.
- ⁵[Provided that no whole-time University Professor or whole-time teacher of the University shall be eligible for election or nomination as a member of the Syndicate.]

Act XII of 1929.

⁶[(b) Save as otherwise provided, elected and nominated members of the Syndicate shall hold office for a

Act XII of 1929.

3These words were added by Section 19 ibid.

4Clause (3) was omitted and clause (4) was renumbered as clause (3) by Section 19 ibid.

5The proviso was added by Section 19 ibid.

6Sub-sections (b) and (c) were substituted by Section 19 ibid, for the last paragraph of the section which was in the following terms, namely:—"Members other than ex-officio fnembers shall hold office for a period of three years, provided that a member nominated or elected in his capacity as a member of a particular body shall hold office so long only within that period, as he continues to be a member of that body."

¹Section 18 was numbered as 18 (a) by Section 19 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

²This word was substituted for the word "Three" by Section 19 ibid.

period of three years from the date of the election or nomination as the case may be;

Act XII of Provided, however, that no member elected in his capacity as a member of a particular electorate shall hold office for a longer period than three months after he has ceased to be such member, unless meanwhile he again becomes a member of that electorate:

Provided also that where an elected or nominated member of the Syndicate is appointed temporarily to any of the offices by virtue of which he is entitled to be a member of the Syndicate ex-officio, he shall, by notice in writing signed by him and communicated to the Vice-Chancellor within seven days from the date of his taking charge of his appointment, choose whether he will continue to be a member of the Syndicate by virtue of his election or nomination or whether he will vacate office as such member and become a member ex-officio by virtue of his appointment and the choice shall be conclusive. On failure to make such choice, he shall be deemed to have vacated his office as an elected or nominated member;

- 'Provided also that a member of the Syndicate shall cease to be a member if he subsequently becomes a whole-time University Professor or whole-time teacher of the University.
- (c) When a person ceases to be a member of the Syndicate, he shall cease to be a member of any of the authorities of the University of which he may happen to be a member by virtue of his membership of the Syndicate.]

Act XII of Syndicate shall have the following powers, namely:—

- (a) to make ordinances and amend or repeal the same;
- , (b) to hold, control and administer the properties and funds of the University;

¹This section was substituted for the original by Section 20 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

- (c) to direct the form, custody and use of the common seal of the University;
- (d) to regulate and determine all matters concerning the University in accordance with this Act, the Statutes, the Regulations and the Ordinances;
- (e) to frame the financial estimates of the Uni- Act XII of versity and submit the same to the Senate;
- (f) to administer all properties and funds placed at the disposal of the University for specific purposes;
- (g) to appoint the University Professors and Readers and the teachers and servants of the University, fix their emoluments, if any, define their duties and the conditions of their service; and provide for the filling up of temporary vacancies;
- (h) to suspend and dismiss the University Professors and Readers and the teachers and servants of the University;
- (i) to accept endowments, bequests, donations and transfers of any moveable and immovable properties to the University on its behalf, provided that all such endowments, bequests, donations and transfers shall be reported to the Senate at its next meeting;
- (j) to recognize colleges within the limits of the University and not maintained by the University as constituent colleges; affiliate to the University colleges outside the limits of the University; approve institutions as oriental colleges and recognize hostels not maintained by the University and withdraw recognition therefrom;
- (k) to arrange for and direct the inspection of all constituent, affiliated and oriental colleges and hostels;
- (l) to prescribe the qualifications of teachers in constituent, affiliated and oriental colleges and hostels;
- (m) to award fellowships, travelling fellowships, scholarships, studentships, bursaries, exhibitions, medula and prizes in accordance with Statutes;

- (n) to charge and collect such fees as may be prescribed;
- (o) to conduct the University examinations and approve and publish the results thereof;
- Act XII of (p) to make ordinances regarding the admission of students to the University or prescribing examinations to be recognized as equivalent to University examinations;
 - (q) to appoint members to the Boards of Studies;
 - (r) (i) to appoint examiners after consideration of the recommendations of the Boards of Studies; and
 - (ii) to fix their remuneration;
 - (s) to supervise and control the residence and discipline of the students of the University and make arrangements through the colleges for securing their health and well-being;
 - (t) to manage the University laboratories, libraries, institutes of research and other institutions established by the University;
 - (u) to manage hostels instituted by the University;
 - (v) to manage constituent colleges instituted by the University;
 - (w) to manage any Publication Bureau, Employment Bureau, Students' Union, University Extension Board or University Athletic Club instituted by the University;
 - (x) to exercise such other powers and perform such other duties as may be conferred or imposed on it by this Act, or the Statutes, Ordinances or Regulations; and
 - (y) to delegate any of its powers to the Vice-Chancellor, to a Committee from among its own members or to a Committee appointed in accordance with the statutes.

20. The annual report of the University shall be prepared by the Syndicate and shall be 1923. submitted to the Senate on or before Annual Report. such date as may be prescribed by the Statutes and shall be considered by the Senate at its next annual meeting. The Senate may pass resolutions thereon and communicate the same to the Syndicate, which shall take action in accordance therewith. The Syndicate shall inform the Senate of the action taken by it. A copy of the report with a copy of the resolutions thereon, if any, of the Senate shall be submitted to the Local Government for information.

Act VII of

- 21. (1) The annual accounts of the University 1993. shall be prepared by the Syndicate and shall be submitted to such examination Annual Accounts. and audit as the Local Government may direct
- (2) The accounts when audited shall be published by the Syndicate in the Fort St. George Gazette and copies thereof shall together with copies of the audit report be submitted to the Senate and the Local Government.
- (3) The Syndicate shall also prepare, before such date as may be prescribed by the Statutes, the financial estimates for the ensuing year.
- (4) The annual accounts and the financial estimates shall be considered by the Senate at its annual meeting and the Senate may pass resolutions with reference thereto and communicate the same to the Syndicate which shall take action in accordance therewith.

CHAPTER V-THE ACADEMIC COUNCIL, THE FACULTIES. 1[THE BOARDS OF STUDIES AND OTHER AUTHORITIES.]

The Academic Council shall be the academic authority of the University and shall, 1923 and Act subject to the provisions of this Act and XII of 1929. The Academic Council. the Statutes, have the control and general regulation of teaching and examination within the

These words were substituted for the words "and the Council of Affiliated Colleges" by Section 21 of the Madras. University (Amendment) Acts 1929, (Madras Act XII of 1929).

University and be responsible for the maintenance of the standards thereof and shall exercise such other powers and perform such other duties as may be prescribed.

Act XII of 1929. The Leademic Council.

¹[23. (a) The members of the Academic Council in addition to the Vice-Chancellor shall be—

CLASS I-EX-OFFICIO MEMBERS.

- (1) The Director of Public Instruction, Madras;
- (2) The University Professors;
- Act XII of (3) The Heads of University Departments of 1929. Study and Research;
 - (4) The Librarian of the University Library;
 - (5) The Principals of first-grade colleges;
 - (6) The Principals of professional colleges;
 - (7) The Principals of constituent second-grade colleges.
 - (8) Readers of the University appointed under clause (g) of section 19;
 - (9) Members of the Senate nominated under clause (12) of class III of sub-section (a) of section 14; and
 - (10) Members of the Syndicate who are not otherwise members of the Academic Council.

CLASS II-OTHER MEMBERS.

- (1) Six members elected by the Principals of affiliated second-grade colleges from among themselves;
- (2) Five members elected by the Senate from its own body who are not engaged in teaching;
- (3) Three teachers of each of the honours colleges and of the Madras Medical College to be elected by the teachers in such college;

¹This section was substituted for the original by Section 22 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

- (4) Two teachers of each of the first-grade and professional colleges (other than honours colleges and the Madras Medical College) to be elected by the teachers in such college;
- (5) Three persons elected from among themselves by the headmasters of high schools recognized by the Local Government.
- (b) Save as otherwise provided, elected and nominated members of the Academic Council shall hold office for a period of three years from the date of the election or nomination as the case may be:

Provided however that no member elected in his Act XII of capacity as a member of a particular electorate shall hold office for a longer period than three months after he has ceased to be such member unless meanwhile he again becomes a member of that electorate:

Provided also that where an elected or nominated member of the Academic Council is appointed temporarily to any of the offices by virtue of which he is entitled to be a member of the Academic Council ex-officio, he shall by notice in writing signed by him and communicated to the Vice-Chancellor within seven days from the date of his taking charge of his appointment, choose whether he will continue to be a member of the Academic Council by virtue of his election or nomination or whether he will vacate office as such member and become a member ex-officio by virtue of his appointment and the choice shall be conclusive. On failure to make such choice, he shall be deemed to have vacated his office as an elected or nominated member:

Provided also that a member elected under clause (2) of class II of sub-section (a) shall cease to be a member of the Academic Council if he subsequently becomes engaged in teaching.

(c) When a person ceases to be a member of the Academic Council he shall cease to be a member of any of the authorities of the University of which he may happen to be a member by virtue of his membership of the Academic Council.

18---b

Act XII of Powers of the 1929.

Academic Council shall have the following powers, namely:—

- (a) to make regulations and amend or repeal the same;
- (b) to advise the Senate and Syndicate on all Academic matters;
- (c) to make proposals to the Senate and the Syndicate for the institution of professorships, readerships, lectureships, or other teaching posts and in regard to the duties and emoluments thereof;
- (d) to make regulations regarding the special courses of study or division of subjects in constituent, affiliated and oriental colleges;
- (e) to make regulations for the encouragement of co-operation and reciprocity among constituent, affiliated and oriental colleges with a view to promoting academic life;
- (f) to make regulations regarding courses of study, examinations and the conditions on which students of constituent, affiliated and oriental colleges shall be admitted to examinations of the University;
- (g) to constitute Faculties in Arts, Science, Law, Medicine, Engineering, Technology, Teaching, Agriculture, Commerce, Oriental Learning, Indian System of Medicine, Fine Arts and such other subjects as may be prescribed:
- (h) to make proposals to the Syndicate for the framing of Ordinances for the management of University laboratories, libraries and institutes of research, constituent colleges and hostels instituted by the University and other institutions established by the University;
- (i) to recommend to the Senate schemes for the constitution or reconstitution of departments of teaching;

'This section was substituted for the original by Section 23 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

- (j) to promote research within the University and to call for reports on such research from the persons engaged therein and to make recommendations to the Syndicate thereon; and
- (k) to appoint a Standing Committee of which not less than one-third shall be members of the Academic Council who are Principals or teachers of affiliated colleges and to delegate to it such of its powers as it may deem fit.]

25. ¹[The University shall include Faculties of Arts, Science, Law, Medicine, Engineering, 1929.

The Faculties

Teaching, Agriculture, Commerce, Oriental Learning, Fine Arts, and such other Faculties as may be prescribed by the Statutes. Each Faculty shall comprise such departments of teaching as may be prescribed by the Ordinances. The constitution and functions of the Faculties shall in all other respects be prescribed by the Regulations: provided that not less than three-fourths of the total number of members of every Faculty shall be members of the Academic Council.]

²[25-A. There shall be Boards of Studies attached to Act XII of The Boards of each department of teaching. The con-1929.

Studies. stitution and powers of the Boards of Studies shall be prescribed by the Ordinances.]

26. 27. 3 [Omitted.]

Act XII of 1929.

28. The constitution of such other 4[bodies] as Act VII of may be declared by the Statutes to be 1923 and Act Constitution of authorities of the University shall be XII of 1929.

other authorities. provided for in the manner prescribed.

¹This section was substituted for the original by Section 24 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

²This section was inserted by Section 25 ibid.

³These sections were omitted by Section 26 ibid.

⁴This was substituted for the word "Authorities" by Section, 27 ibid.

CHAPTER VI—STATUTES, ORDINANCES AND REGULATIONS.

Act VII of 1928 and Act XII of 1929.

- 29. Subject to the provisions of this Act, the Statutes

 may provide for all or any of the following matters, namely—
- (a) the constitution, powers and duties of the authorities of the University;
- (b) The conditions of recommendation by the Senate of local areas to be recognized by the Government as University centres;
- ¹|(c) the conditions of recognition of Constituent Colleges, of affiliation to the University of Affiliated Colleges and of approval of institutions as Oriental Colleges;]
- (d) the institution and maintenance of constituent colleges and hostels;
- ²[(e)] the powers, duties and conditions of service of the officers of the University other than the Chancellor and the Pro-Chancellor;]
 - ²[(f)] the holding of convocations to confer degrees;
 - 2[(g)] the conferment of honorary degrees;
- $^2[(h)]$ the administration of endowments and the institution and conditions of award of fellowships, travel_{τ} ling fellowships, scholarships, studentships, bursaries, exhibitions, medals and prizes;
- ²[(i)]the classification and the mode of appointment of the teachers of the University;

¹This clause was substituted for the original by Section 28 of the Madras University (Amendment) Act, 1929, (Madras Act XI^{*} of 1929).

²Clauses (e) and (m) were omitted and clauses (f), (g), (h), (i), (j), (k), (l), and (n) were relettered as (e), (f), (g), (h), (i), (j), (k), and (l) respectively by Section 28 ibid and for clauses (e) and (h) as so relettered other clauses were substituted by Section 28 ibid.

- ¹[(j)] the institution of pension or provident fund for the benefit of the teachers of the University or its servants:
- ¹[(k)] the maintenance of a register of registered graduates ²[and]
- $^1[(l)]$ all matters which by this Act may be prescribed by the Statutes.
- 30. ³[(1] The Senate may of its own motion take into consideration the draft of any Statute; 1923 and Act Statutes how made a Statute is passed affecting the powers or duties of any officer or authority, the opinion of the Syndicate and a report from the person or authority concerned shall have been taken into consideration by the Senate.
- 3[(2)] The Syndicate may propose to the Senate the draft of any Statute. Such draft may be considered by the Senate at its next succeeding meeting. The Senate may approve such draft and pass the Statute or may reject it or return it to the Syndicate for reconsideration either in whole or in part, together with any amendments which the Senate may suggest. After any draft so returned has been further considered by the Syndicate, together with any amendments suggested by the Senate, it shall be again presented to the Senate with the report of the Syndicate thereon, and the Senate may then deal with the draft in any manner it thinks fit.
 - 3[(3)] Where any Statute has been passed by the Senate or a draft of a Statute has been rejected by the Senate it shall be submitted to the Chancellor who may

Clauses (e) and (m) were omitted and clauses (f), (g), (h), (i), (j), (k), (l) and (n) were relettered as (e), (f), (g), (h), (i) (j), (k), and (l), respectively by Section 28 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

This word was inserted by Section 28 ibid.

^{*}Sub-sections (1) and (2) were omitted and sub-sections (3) to (6) were renumbered as (1) to (4) respectively by Section 29 ibid.

refer the Statute or draft back to the Senate for further consideration or in the case of a Statute passed by the Senate assent thereto or withhold his assent. A statute passed by the Senate shall have no validity until it has been assented to by the Chancellor.

- ¹[(4)] The Syndicate shall not propose the draft of any Statute or of amendment to a Statute—
- (a) affecting the status, powers or constitution of any authority of the University until such authority has been given an opportunity of expressing an opinion upon the proposal; any opinion so expressed shall be in writing and shall be considered by the Senate and shall be submitted to the Chancellor; or
- (b) affecting the conditions of affiliation of affiliated colleges, with the University except after consultation with the Academic Council ²[**.]

Act VII of 1923 and XII of 1929.

- 31. Subject to the provisions of this Act and the Statutes, the Ordinances may provide for all or any of the following matters, namely:—
- (a) the admission of students to the University and the levy of fees in colleges maintained by the University;
- ³[(b)] the conditions of residence of the students of the University and the levy of fees for residence in hostels maintained by the University;
- ⁴[(o)] the conditions of recognition of hostels not maintained by the University;

Sub-sections (1) and (2) were omitted and sub-sections (3) to (6) were renumbered as (1) to (4) respectively by Section 29 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

The words "and the Council of Affiliated Colleges" were omitted by Section 29 ibid.

³Classe (b) was omitted and clauses (c) to (j) were relettered as (b) to (i) respectively by Section 30 ibid.

^{. &#}x27;Clause (c) was substituted for the original clause (c) as relettered by Section 30 ibid.

- $^{1}[(d)]$ the $^{2}[**]$ qualifications and emoluments of teachers of the University;
- ¹[(e)] the fees to be charged for courses of teaching given by teachers of the University ³[and] for tutorial and supplementary instruction given by the University ⁴[**.]
- $^{1}[(f)]$ the conditions subject to which persons who may hereafter be permanently employed may be recognised as qualified to give instruction in constituent $^{5}[affiliated]$ and oriental colleges and hostels;
 - 1[(g)] the appointment and duties of examiners;
 - 1[(h)] the conduct of examinations; and
- 1 [(i)] all matters which by this Act or by the Statutes may be provided for by the Ordinances.

Ordinances how 32. 6[(1) In making Ordinances the Syndicate shall consult—

Act VII of 1923 and Act

- (i) the Boards of Studies when such Ordinances XII of 1929. affect the appointment and duties of examiners; and
- (ii) the Academic Council when they affect the conduct or standard of examinations, or the conditions of residence of students:
- (2) All Ordinances made by the Syndicate shall have effect from such date as it may direct, but every Ordinance so made shall be submitted as soon as may be to the Chancellor and the Senate and shall be considered by

¹Clause (b) was omitted and clauses (c) to (j) were relettered as (b) to (i) respectively by Section 30 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

²The word "number" was omitted by Section 30 ibid.

³This word was inserted by Section 30 ibid.

⁴The words "for admission to the examinations, degrees and diplomas of the University and for the registration of graduates" were omitted by Section 30 ibid.

⁵These words were inserted by Section 30 ibid.

 $^{^6\}mathrm{Sub\text{-}section}$ (1) was substituted for the original by Section 31 ibid.

the Senate at its next succeeding meeting. The Senate shall have power by a resolution passed by a majority of not less than two-thirds of the members present at such meeting to cancel or modify any such Ordinance.

(3) The Chancellor may direct that the operation of any Ordinance shall be suspended until such time as the Senate has had an opportunity of considering the same.

Act VII of 1923.

Regulations how made 33. The Academic Council may make Regulations consistent with this Act and the Statutes to carry out the duties assigned to it thereunder.

All such Regulations shall have effect from such date as the Academic Council may direct; but every Regulation so made shall be submitted as soon as may be to the Senate who shall consider it at its next meeting. The Senate shall have power, by a resolution passed by a majority of not less than two-thirds of the members present at such meeting, to cancel or modify any such Regulation.

CHAPTER VII—ADMISSION AND RESIDENCE OF STUDENTS.

Act VII of 1928.

Residences and shall reside in a hostel or under such other conditions as may be prescribed.

Act VII of 1923 and Act Colleges and XII of 1929, Hostels 35. (1) Colleges and hostels maintained by the University shall be such as may be prescribed.

- (2) Colleges and hostels other than those maintained by the University shall be such as may be ¹[recognized by the Syndicate] on such general or special conditions as may be prescribed.
- (3) The Senate shall have power to suspend or withdraw the recognition of any college ²[**] which may not be conducted in accordance with the conditions preparitied, provided that no such action shall be taken

^{&#}x27;These words were substituted for the words "recognised by the Senate" by Section 32 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

The words "or hostel" were omitted by Section 32 ibid.

Act VII of

without affording the management of such college 1[**] an opportunity of making such representation as it may deem fit

- ²[(4) The Syndicate shall have power to suspend or withdraw the recognition of any hostel which may not be conducted in accordance with the conditions prescribed, provided that no such action shall be taken without affording the management of such hostel an opportunity of making such representation as it may deem fit.]
- Admission to the University courses

 Act VII of a course of study for a degree unless they 1923 and Act VII of the have passed the Intermediate Examina- XII of 1929. tions in Arts and Science 3 [of the University of Madras] or an examination recognized by the Syndicate as equivalent thereto and possess such further qualifications, if any, as may be prescribed.
- (2) Every candidate for a University examination shall, unless exempted from the provisions of this subsection by a special order of the Syndicate made on the recommendation of the Academic Council, be enrolled as a member of a 4[constituent, affiliated or oriental college.] Any such exemption may be made subject to such conditions as the Syndicate may think fit.
- (3) Students exempted from the provisions of subsection (2) and students admitted, in accordance with the conditions prescribed, to courses of study other than courses of study for a degree shall be non-collegiate students of the University.
- 37. Notwithstanding anything contained in section

 Control of entrance examination to the University

 alty

 36, at any time after the passing of this Act if the Local Government is satisfied 1923. that other adequate arrangements have been made for the supervision and control of institutions preparing candidates for the entrance examination to the University, the

^{&#}x27;The words "or hostel" were omitted by section 32 idia.

²This sub-section was inserted by section 32 ibid. ²

⁹These words were substituted for the word "Madras" by Section 33 ibid.

^{&#}x27;These words were substituted for the words "Constituent College or of an Affiliated College" by Section 33 ibid.

Local Government may by notification direct that the said University shall cease to exercise any control over the recognition of such institutions and from the date of such notification the University shall cease to exercise such control.

CHAPTER VIII-GENERAL.

Act XII of

1[38. All vacancies among the members (other than exofficio members) of any authority or other
body of the University shall be filled as
soon as conveniently may be by the individual or electorate who perminated or elected the member

dual or electorate who nominated or elected the member whose place has become vacant.]

Act VII of 1923.

Proceedings of the University and bodies not invalidated by vacancies 39. No act or proceeding of any authority or other body of the University shall be invalidated merely by reason of the existence of a vacancy or vacancies among its members or the invalidity of the election of any of the members.

Act VII of 1928.

Removal from membership of the University

ship of any authority of the University if he has been convicted by a Court of Law of what in the opinion of the Senate is a serious offence involving moral delinquency or if he has been guilty of scandalous conduct and for the same reasons may withdraw any degree or diploma conferred or granted by the University.

The Senate may also remove any person from the membership of any authority of the University if he becomes of unsound mind or deaf-mute or suffers from confagious leprosy or has applied to be adjudicated or has been adjudicated a bankrupt or insolvent.

¹This section was substituted for the original by Section 34 of the Madras University (Amendment) Act, 1929, Madras Act XII of 1929).

41. If any question arises whether any person has Act VII of been duly elected of nominated as or is 1923.

Disputes as to entitled to be a member of any authority of the University, the question shall be referred to the Chancellor whose decision thereon shall be final.

42. ¹[All the authorities of the University shall have power to appoint committees and to dele
1929.

15titution of gate to them such of their powers as they

Constitution of gate to them such of their powers as they deem fit; such committees shall, unless there be some special provision in the Act to the contrary, consist of such members of the authority concerned and of such other persons, if any, as the authority in each case may think fit.]

Conditions of every salaried officer and teacher of 1923, the University shall be appointed under a written contract.

The contract shall be lodged with the Registrar of the University and a copy thereof shall be furnished to the officer or teacher concerned.

- (2) Any member of the public services in India whom it is proposed to appoint to a post in the University shall, subject to the approval of such appointment by the Government, have the option—
- (i) of having his services lent to the University for a specific period and remaining liable to recall to Government service at the discretion of the Government at the end of that period, or
 - (ii) of resigning Government service on entering the service of the University: Provided, however, that nothing in this section shall prohibit the employment of a member of the public services as a part-time servant-of the University with the approval of the Government.

CHAPTER IX-UNIVERSITY FUNDS.

Funds of the 44. The University shall have a Act VII of University fund to which shall be credited. 1928.

This section was substituted for the original by Section 35 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

- (1) its income from fees, endowments and grants, if any; and
 - (2) any contribution by the Local Government.

The Local Government shall contribute annually towards the said fund-

(a) a sum equal to the amount of contribution by the Local Government in the financial year prior to the coming into force of this Act towards the recurring expenditure of the University; and

Act XII of 1929.

1 (b) a sum of at least two lakes of rupees on such conditions as the Local Government may impose towards the salary, if any, of the Vice-Chancellor, the development of laboratories, libraries, museums and workshops and the salaries of such teachers of the University as are appointed for higher research and for the advancement and dissemination of knowledge in particular branches of learning.]

Act VII of 1928.

Transfer of Government Institutions to the University.

45.

passing of this Act transfer to the University the control and management of any of its institutions on such terms and conditions as it may deem proper. In the case of such transfer, the Local

The Local Government may at any time after the

Government shall make a contribution annually of a sum equivalent to the average annual net expenditure from Provincial Funds on the institution during the three years immediately preceding the year of transfer,

CHAPTER X-TRANSITORY PROVISIONS

Act VII of 1923.

Completion of course for students in colleges afiliated to the University under pre-vious Act.

46. Notwithstanding anything contained in this Act or the Ordinances, any student of a college affiliated to the University of Madras established under Act XXVII of 1857. who was studying for any examination of the said University, shall be permitted to complete his course in preparation therefor and the University shall

hold for such students examinations in accordance with

This clause was substituted for the original by Section 36 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

Ad VII of

the curricula of studies of that University for such period is may be prescribed.

47. Notwithstanding anything contained in sub-Act VII of section (1) of section 11 within three 1928.

Appointment of months after the passing of this Act the First Vice-Chan- first Vice-Chancellor shall be appointed by the Chancellor on a salary to be cellor fixed by him for a period not exceeding three years and on such other conditions as he thinks

fit.

48. (1) It shall be the duty of the Vice-Chancellor to make arrangements for constituting 1923. Transitory the Senate, the Syndicate, the Academic powers of the Vice-Council and the Council of Affiliated Chancellor Colleges within six months after the date of his appointment or such longer period not exceeding one year as the Local Government may by notification direct.

- (2) The Vice-Chancellor shall with the assistance of an advisory committee nominated by the Chancellor draw up any rules that may be necessary for regulating the method of election to those authorities subject to the provisions of the Act and the approval of the Chancellor.
- (3) The authorities constituted under sub-section (1) shall commence to exercise their functions on such date or dates as the Local Government may by notification direct.
- (4) The Regulations of the University of Madras in force at the time of the coming into operation of sections 3 and 4 of this Act shall, so far as they may be applicable, continue to be in force until they are replaced by the Statutes. Ordinances and Regulations to be framed under this Act.
- (5) It shall be the duty of the Vice-Chancellor to draft such Statutes, Ordinances and Regulations as may be necessary and submit them to the respective authorities competent to deal with them for their disposal. Such Statutes. Ordinances and Regulations when framed shall be published in the Fort St. George Gazette.

Act VII of First appoint 49. The Vice-Chancellor shall have power—

- (1) to appoint such advisory committees as he may think fit, and
- (2) to appoint such clerical and menial staff as may be necessary subject to the sanction of the Chancellor.

Act VII of 50. If any difficulty arises as to the first constitutions of any authority tion or reconstitution of any authority of the University after the commencement of difficulties at the commencement of the Act giving effect to the provisions of this Act, the Local Government, as occasion may require, may by order do anything which appears to them necessary for the purpose of removing the difficulty.

CHAPTER XI-MISCELLANEOUS.

Act VII of 51. All 1 [properties], all rights of whatever kind used, enjoyed, or possessed by, and all interests of whatever kind owned by, or rests of whatever kind owned by, or vested in, or held in trust by, or for the University of Madras as constituted under the Indian Universities Act, 1904, as well as all liabilities legally subsisting against the said University shall pass to the University as constituted under this Act.

Act VII of 52. Where a pension or provident fund has been instituted by the Senate for the benefit of the officers, teachers or servants of the University, the Local Government may declare that the provisions of the Provident Fund Act, 1897, shall apply to such fund as if the University were a local authority and the fund a Government Provident Fund.

Act VII of 53. The Senate shall at the end of every five years from the passing of this Act submit a report to the Local Government on the condition of affiliated colleges and on the desirability or otherwise of establishing other Universities outside the limits of the Uni-

This word was substituted for the word "property" by Section 37 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

versity. The Local Government shall lay the report before the Legislative Council and shall take such action on it as it deems fit.

¹54. [Omitted.]

Act XII of

Act XII of

Repeal of certain enactments.

55. As from the date on which Act VII of sections 3 and 4 are brought into opera- 1923. tion the enactments specified in Schedule II shall be repealed to the extent specified in the fourth column thereof.

²56. The Statutes, Ordinances and Regulations in ^{Act} ₁₉₂₉. force at the time of commencement of Existing Statuthis Act shall continue to be in force tes. Ordinances and until they are replaced by Statutes, Ordi-Regulations to continue in force nances or Regulations framed under the till replaced. said Act as amended by this Act.

257. In their application to the members of the Senate, Act Act XII of

Transitory provisions is existing members of Senate, Syndicate and Academic Council.

Syndicate and Academic Council in office at the commencement of this Act and the first reconstitution of these authorities in accordance therewith, the provisions of the said Act and of this Act shall be read subject to the rules contained in the Schedule.

THE SCHEDULE. Transitory Provisions,

- 1. The Local Government shall fix a date, not later Act XII of than the 31st day of March 1930 on which the term of 1929. office of members of the Senate, Syndicate and Academic Council holding office at the commencement of this Act shall expire.
- 2. Any vacancy in the office of member of the Senate, Syndicate or Academic Council which is in existence at the commencement of this Act or which occurs before the date fixed under rule 1, shall be filled up in the same manner

¹This section was omitted by Section 38 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1929).

^{*}Sections of the Madras University (Amendment) Act, 1929. (Nos. 40 and 41) which have not been incorporated in the Madras University Act, 1923.

as it would have been filled up if this Act had not been passed;

Provided that any person elected or appointed as member under this rule shall hold office only up to the date referred to in rule 1.

Provided however that the Syndicate may decide to have no election in the case of vacancies that may last for less than three months.

- 3. The Vice-Chancellor shall cause arrangements to be made for the election or appointment of members of the Scnate, Syndicate and Academic Council so that the newly elected and appointed members may come into office on the date fixed under rule 1 for the expiry of the term of office of members holding office at the commencement of this Act.
- 4. No acts or proceedings of the Academic Council reconstituted under this Act shall be deemed to be invalid by reason only of non-compliance with the provisions of clause (2) of class II of sub-section (a) of section 23 of the said Act as amended by this Act.
- 5. If any difficulty arises as to the reconstitution of the Schate, Syndicate or Academic Council under this Act, the Local Government, as occasion may require, may, by order, do anything, which appears to them necessary for the purpose of removing the difficulty.

Act XII of

Schedule I (to Act VII of 1923)—1 [omitted.]

SCHEDULE II.

Enactments Repealed. (See section 55).

Short title. Year. Number. Extent of repeal. The Madras Uni- So much as is unrepealed. 1857 XXVII versity Act, 1857 4904 VIII The Indian Univer-In sub-section (i) of section sities Act, 1904 6, the word 'Madras.' In sub-section (a) of section 12, the word 'Madras,' In the first schedule the

heading, 'The University of Madras' and the entries under that heading.

^{&#}x27;Schedule I was omitted by Section 54 of the Madras University (Amendment) Act, 1929, (Madras Act XII of 1931).

LAWS OF THE UNIVERSITY.

CHAPTER I.*

PRELIMINARY.

1. In these Laws unless a different intention

Act appears from the subject or context,

Definitions 'The Laws' of the University means the
rules laid down in the Act, the Statutes, the Ordinances
and the Regulations.

'The Act' means the Madras University Act, 1923, and 'section' means a section of the Act.

'The University' means the University of Madras as reconstituted under the Act.

'Officers,' 'Authorities,' 'Professors,' 'Readers,' 'Lecturers,' 'Teachers,' 'Servants,' and 'Registered Graduates' mean respectively Officers, Authorities, Professors, Readers, Lecturers, Teachers, Servants, and Registered Graduates of the University.

'The Gazette' means 'The Fort St. George Gazette'.

'Clear days' means that the time is to be reckoned exclusive of both the first and the last days.

'Resolution' means original proposition.

'Motion' means anything moved either by way of resolution or amendment.

All words and expressions used herein and defined in the Act shall have the meanings so defined.

2. Subject to the provisions of the Act. Statutes are made by the Senate, Ordinances by the Syndicate and Regulations by the Academic Council.

*Laws framed under the Act of 1923 remaining in force under section 56 of the Act as amended, until they are replaced.

- 3. (a) Any notice, intimation or information, required to be given, and any paper, minutes or proceedings required to be sent to any person by the Laws shall, unless otherwise provided, be given or sent, by the same being posted to the address of that person.
- (b) A member of the Senate, the Academic Council, Statute 1[**] a Faculty, Board of Studies, Board Addresses. of Examiners or Committee appointed under the Laws shall, if required by the Registrar, give an address to which communications may be sent; and the posting of communications to that address shall be a sufficient compliance with the requirements of the Laws as to notice.
- Statute
 Validity of acts done on the day following a dics
 non.

 the act or proceeding shall be considered as done or taken in the office is closed on that day or the last day of the prescribed period, the act or proceeding shall be considered as done or taken in due time if it is done or taken on the day on which the office reopens.
- 5. The office of the Registrar shall be open daily
 for the transaction of business between
 the hours 11 a.m. and 4 p.m., except
 Hours of business on Sundays, the last Saturday of each
 month, and gazetted holidays. The
 office may be closed for a day or part
 of a day on particular occasions at the discretion of the
 Vice-Chancellor, provided that arrangements are made
 for the transaction of any urgent business.

CHAPTER II.

The University.

1. (1) The Chancellor, Pro-Chancellor and Vice-Chancellor of the University and the members of the Senate, the Syndicate and the Academic Council are a body corporate by the name of the University of Madras.

The words "the Council of Affiliated Colleges" have been omitted.

- (2) The University shall have perpetual succession and a common seal and shall sue and be sued by the name of the University of Madras.
- 2. The University shall have the following powers, namely:—
- (1) to provide for instruction and training in such branches of learning as it may think fit and to make provision for research and for the advancement and dissemination of knowledge;
- . (2) to establish, maintain and manage Institutes of Research;
- (3) to make such provision as will enable constituent, affiliated and oriental colleges to undertake specialisation of studies and to organize common laboratories libraries and other equipment for research work;
- (4) to institute professorships, readerships, lectureships and any other teaching posts required by the University and to appoint persons to such professorships, readerships, lectureships and other teaching posts;
- (5) to institute degrees, titles, diplomas and other academic distinctions;
- (6) to hold examinations and to confer degrees, titles, diplomas and other academic distinctions on persons, who—
 - (a) shall have pursued an approved course of study in a constituent, affiliated or oriental college unless exempted therefrom in the manner prescribed by the Statutes and shall have passed the prescribed examination of the University; or
 - (b) shall have carried on research under conditions prescribed;
- (7) to confer honorary degrees or other distinctions under conditions prescribed;

- (8) (a) to institute, maintain and manage constituent colleges, to recognise colleges not maintained by the University as constituent colleges, to allow colleges recognised by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by such recognition and any further rights conferred by or under this Act and to withdraw recognition from colleges;
- (b) to approve institutions as oriental colleges, to allow institutions approved by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by such approval and any further rights conferred by or under this Act until such time as they may be transferred to other Universities and to withdraw approval from institutions;
- (9) to affiliate to itself colleges outside the limits of the University, to allow colleges affiliated to the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by the affiliation and any further rights conferred by or under this Act until such time as they may be transferred to other Universities and to withdraw affiliation from colleges;
- (10) to recommend to the Local Government the recognition of any local area as a University centre;
- (11) to establish, maintain and manage hostels, to recognise hostels not maintained by the University and to withdraw recognition therefrom;
- (12) to hold and manage endowments and to institute and award fellowships, travelling fellowships, scholarships, studentships, bursaries, exhibitions, medals and prizes;
- (13) to fix fees and to demand and receive such fees as may be prescribed;
- (14) to create and manage an affiliated college fund;
- (15) to make grants from the funds of the University for the maintenance of a University Training Corps;

- (16) to exercise such control over the students of the University through the colleges as will secure their health and well-being;
- (17) to institute and provide funds for the maintenance of—
 - (a) a Publication Bureau;
 - (b) an Employment Bureau;
 - (c) Students' Unions;
 - (d) University Extension Boards; and
 - (e) University Athletic Clubs;
- (18) to co-operate with other Universities and other authorities in such manner and for such purposes as the University may determine; and
- (19) generally to do all such other acts and things as may be necessary or desirable to further the objects of the University.
- (1) No person shall be excluded from membership of any of the authorities of the University or from admission to any Act 8 5 University open degree or course of study on the sole to all classes and ground of sex, race, creed, class, or policreeds tical views and it shall not be lawful for the University to adopt or impose on any person any test whatsoever relating to religious belief or profession or political views in order to entitle him to be admitted thereto as a teacher or student or to hold any office therein or to graduate thereat or to enjoy or exercise any privileges thereof except where in respect of any particular benefaction accepted by the University such test is made a condition thereof.
- Act (2) No person shall be qualified for election or nomination as a member of any of the authorities of the University if he—
- (a) is at the date of election or nomination of unsound mind, deaf-mute or suffers from contagious lepropy, or

- (b) is an uncertificated bankrupt or undischarged insolvent, or
- (c) has been convicted by a Court of Law of an offence which involves moral delinquency.

In case of dispute or doubt, the Syndicate shall determine whether a person is disqualified under this subsection and its decision shall be final.

4. No attendance at instruction given in any instiAct 8 6
Attendance
qualifying for University examination of the University.

CHAPTER III.

The Visitor.

Act S. 7.
The Visitor.

1. The Governor-General shall be the Visitor of the University.

- 2. The Visitor shall have the right to cause an inspection to be made, by such person or persons as he may direct, of the University, its buildings, laboratories, libraries, museums, workshops and equipment and of any institutions maintained, recognised or approved by or affiliated to the University and also of the teaching and other work conducted by the University and to cause an inquiry to be made in respect of any matter connected with the University. The Visitor shall in every case give notice to the University of his intention to cause such inspection or inquiry to be made and the University shall be entitled to be represented thereat.
- 3. The Visitor may address the Chancellor with reference to the results of such inspection or inquiry and the Chancellor shall communicate to the Senate and to the Syndicate the views of the Visitor and may, after ascertaining the opinion of the Senate and the Syndicate thereon, advise the University upon the action to be taken.

VISITOR, CHANCELLOR. PRO-CHANCELLOR.

- 161
- 4. The Syndicate shall report to the Chancellor for communication to the Visitor such action, if any, as it is proposed to take or has been taken upon the results of such inspection or inquiry. Such report shall be submitted with the opinion of the Senate thereon and within such time as the Chancellor may direct.
- 5. Where the Senate or the Syndicate does not within a reasonable time take action to the satisfaction of the Chancellor, the Chancellor may, after considering any explanation furnished or representation made by the Senate or the Syndicate, issue such directions as he may think fit and the Senate and the Syndicate shall comply with such directions.

CHAPTER IV.

The Chancellor

- 1. The Governor of Madras shall be the Chancellor of the University. He shall by virtue of his office be the head of the University and the President of the Senate and shall, when present, preside at meetings of the Senate and at any Convocation of the University.
- 2. The Chancellor shall exercise such powers as may be conferred on him under the provisions of this Act.
- 3. Where power is conferred upon the Chancellor to nominate persons to authorities, the Chancellor shall, to the extent necessary, nominate persons to represent communities or interests not otherwise adequately represented.

CHAPTER V.

The Pro-Chancellor.

Act 8, 10. The Pro-Chanceller. 1. The Minister administering the subject of education for the time being shall be the Pro-Chancellor of the University.

2. In the absence of the Chancellor, or during the Chancellor's inability to act, the Pro-Chancellor shall exercise all the functions of the Chancellor.

CHAPTER VI.

The Vice-Chancellor.

- 1. The Vice-Chancellor shall be a whole-time officer

 Statute of the University and shall be appointed

 The Vice-Chanby the Chancellor from among three percellor.

 sons recommended by the Senate. He shall hold office for a term of three years, but shall be eligible for the re-appointment and may be paid such salary as may be prescribed by the Statutes.
- 2. (1) The Vice-Chancellor shall be the principal executive officer of the University and shall, in the absence of the Chancellor and the Pro-Chancellor, preside at meetings of the University. He shall be a member ex-officio and Chairman of the Syndicate and of the Academic Council and shall be entitled to be present at and to address any meeting of any authority of the University, but shall not be entitled to vote thereat unless he is a member of the authority concerned.
- (2) It shall be the duty of the Vice-Chancellor to ensure that the provisions of the Act, the Statutes, Ordinances and Regulations are faithfully observed and carried out and he may exercise all powers necessary for this purpose.
- (3) The Vice-Chancellor shall have power to convene meetings of the Senate, the Syndicate, and the Academic Council.
- (4) '(a) In any emergency which in the opinion of the Vice-Chancellor requires that immediate action should be taken, he may take such action with the sanction of the Chancellor or Pro-Chancellor and shall as soon as may be thereafter report his action to the officer or authority who or which would have ordinarily dealt with the matter.

- (b) When action taken by the Vice-Chancellor under paragraph (4) (a) affects any person in the service of the University, such person shall be entitled to prefer an appeal to the Syndicate within thirty days from the date on which he has notice of such action.
- (5) The Vice-Chancellor shall give effect to the orders of the Syndicate regarding the appointment, dismissal and suspension of the teachers of the University and its servants and shall exercise general control over the affairs of the University.
- (6) The Vice-Chancellor shall exercise such other powers and perform such other duties as may be prescribed.
- 3. Where any temporary vacancy occurs in the Act. S. 11 (2) office of Vice-Chancellor, the Syndicate Temporary vashall, as soon as possible, subject to the cancy. approval of the Chancellor, make the requisite arrangements for exercising the powers and performing the duties of the Vice-Chancellor.
- 4. When a vacancy occurs or is about to occur in the office of Vice-Chancellor, the Registrar shall, under the direction of the Syndicate, cause a notification of the fact to be published in the Gazette, and a copy of the said notification shall be sent to each member of the Senate.
- 5. Each member of the Senate shall have the right to nominate not more than three persons to be recommended to the Chancellor. Every nomination shall be in writing and shall be seconded in writing by another member of the Senate, and the proposer shall state on the nomination paper that the nomines has consented to be nominated. Every nomination must reach the Registrar not later than ten days after the publication of the notice in the Gazette.
- 6. If the number of nominees does not exceed three the Registrar shall, under the direction of the Syndicate, communicate the names of the nominees to the Chancellor who shall appoint one of them as the Vice-Chancellor.

- 7. If the number of nominees exceeds three, the Registrar shall forward to each member of the Senate a numbered declaration paper, a ballot paper which shall bear on it the Registrar's initials and the date of posting, a ballot paper cover and an envelope addressed to the Registrar, together with a letter of intimation, stating the date and hours fixed for the poll and the day and the hour fixed for the scrutiny and counting of votes. The date fixed for the poll shall be not less than fourteen clear days after the date of posting of the ballot paper.
- 8. The ballot papers when filled up in accordance with the instructions given in the letter of intimation shall be returned to the Registrar by registered post, or may be deposited in the ballot box at the Senate House on the day and between the hours fixed for the poll. All ballot papers not sent by registered post or not deposited in the ballot box between the hours fixed, and all papers arriving after the hour fixed for the closing of the poll shall be treated as invalid.
- 9. The scrutiny of the nomination papers and the scrutiny and counting of votes shall be conducted by three members of the Senate, who are not themselves nominees, appointed by the Syndicate. The Committee shall have power to decide the validity or invalidity of each nomination and of each vote recorded.
- 10. The number of nominees for whom each elector may vote may be less but shall not be more than three.
 - 11. A ballot paper shall be rejected if-
 - (a) the envelope contains no declaration paper outside the ballot paper cover; or
 - (b) the declaration paper is not the one sent by the Registrar; or
 - (c) the ballot paper is placed outside the ballot paper cover; or
 - (d) more than one declaration paper or cover containing ballot paper have been enclosed in one and the same envelope; or

- (e) it does not bear the Registrar's initials; or
- (f) a voter signs his name or writes any word, or makes any mark on it, by which it becomes recognisable; or
- (g) the number of votes recorded thereon exceeds three; or
- (h) it is void for uncertainty.
- 12. Every member of the Senate and every nominee shall be entitled to be present at the scrutiny and counting of votes.
- 13. The Registrar shall, under the direction of the Syndicate, report to the Chancellor the names of the three persons who receive the highest number of votes as the three persons recommended by the Senate. In the event of any difficulty arising in making up the panel owing to two or more nominees obtaining an equal number of votes, the final selection of the nominee or nominees shall be made by the drawing of lots in such manner as the Committee may determine.

The Chancellor shall appoint as the Vice-Chancellor one of the persons recommended by the Senate.

- 14. In the list submitted to the Chancellor the names of the persons shall be arranged according to the number of votes received by them.
 - Statute
 Salary of the
 Vice-Chancellor, paid a salary of Rs. 2,000 per mensem.
- 16. The Vice-Chancellor when travelling on University business shall be entitled to travelling and halting allowances on the scales laid down in the Madras Travelling Allowance Rules as payable to Officers of Grade I.
 - 17. The Vice-Chancellor shall be entitled to leave on pay for one-eleventh of the period spent on active

In the event of the same incumbent being reappointed for a further term or terms continuously, he shall be entitled, in addition to the leave admissible as above, to leave on full pay for such unexhausted period of leave on full pay as

Statute
Leave to ViceChancellor.

above, to leave on full pay for such unexhausted period of leave on full pay as may remain to his credit in any previous term of office.

The Vice-Chancellor shall also be entitled, in case of illness or on account of private affairs, to leave without pay, for a period not exceeding three months during any three years' tenure of office.

- 18. The Syndicate shall have power, subject to the approval of the Chancellor, to make such arrangements as may be necessary for exercising the powers and performing the duties of the Vice-Chancellor during his absence on leave.
- 19. The Vice-Chancellor may be deputed by the Syndicate on University business to any Deputation of Vice-Chancellor. outside the Madras University area shall not exceed one month. It shall be competent to the Syndicate to make the requisite arrangements for exercising the powers and performing the duties of the Vice-Chancellor during the period of deputation, provided that the arrangements made shall be such as not to entail any additional expenditure to the University.

*CHAPTER VII (Statutes).

Officers and Servants of the University. THE REGISTRAR.

Appointment of by the Syndicate subject to the confirmation of the Senate.

*Statutes framed under the Act of 1923 and remaining in force under Section 56 of the Act as amended, until they fre replaced.

2. The tenure of the office of Registrar shall be limited to five years, in the first instance. but the same individual shall be eligible for re-appointment. In the event of his Tenure of office and re-appoint. being re-appointed his service from the ment date of his first appointment shall qualify for pension or gratuity.

3. It shall be in the power of the Syndicate to dis-

Power of Syndicate to dispense

with Registrar's Bervices

Notice of resignation.

pense with the services of the Registrar at any time on payment to him of six months' salary and it may at any time discharge him from its service without notice or compensation in the event of? misconduct on his part or of a breach by him of any of the conditions on which he was engaged. In case the Registrar should wish to resign his office, he shall give six months' notice of his intention to resign.

4. The Registrar shall not continue to hold the office after the completion of twenty-five years of service or the attainment of fifty-five years of age whichever be the earlier Limit of service event, unless on the recommendation of the Syndicate the Senate shall have extended his tenure of office for a specified period.

5. The salary of the Registrar shall be Rs. 600 per mensem rising by annual increments of Salary and Al- Rs. 50 per mensem to Rs. 800. If at the lowances. completion of his term of 5 years a Registrar be re-engaged his salary be Rs. 900 per mensem increasing by an increment of Rs. 100 in the next succeeding year to Rs. 1,000 per mensem, and thereafter increasing by annual increments of Rs. 50 per mensem to a salary of Rs. 1,500 per mensem.

The Registrar shall devote his whole time to the duties of his office, and shall not absent Conditions of himself from his duties without the perser **g**ce mission of the Syndicate.

of absence for one month on full pay for each eleven months of completed service, or for an accumulated period not exceeding four months in five years. The Syndicate may also grant him leave of absence on half pay—to which may be added a period of accumulated leave on full pay not exceeding three months—for a period not exceeding eight months in five years. Such leave on half pay shall not, except in the case of leave on medical certificate, exceed one-and-a-half months for each completed year of service.

In respect of leave on full pay the provisions of Chapter XII of the Civil Service Regulations, Fourth Edition, or of the corresponding Chapter in subsequent editions shall otherwise, so far as may be, apply.

Duties of Regis- 8. It shall be the duty of the Registrar--

- (a) to be the custodian of the records, common seal, and such other property of the University as the Syndicate shall commit to his charge;
- (b) to act as Secretary to the Syndicate and to attend all meetings of the Senate, Academic Council, 1[**] Faculties, Syndicate and any Committees appointed by these authorities, and to keep minutes thereof;
- (c) to conduct the official correspondence of the Syndicate and the Senate;
- (d) to issue all notices convening meetings of the Senate, Academic Council, ¹[**] Faculties, Syndicate, Boards of Studies, Boards of Examiners, and any Committees appointed by these authorities;
- (e) to perform such other work as may be from time to time prescribed by the Syndicate, and generally to render such assistance as may be desired by the Vice-Chancellor in the performance of his official duties.

^{*}Old Regulation not revised.

¹The words "Council of Affiliated Colleges" have then omitted.

- Gratuity or Pension

 9. The Syndicate may grant to the Registrar a gratuity or pension regulated as follows:—
- (a) After a service of less than ten years, a gratuity not exceeding one month's emoluments for each completed year of service.
- (b) After a service of not less than ten years, up to twenty-five years, a pension not exceeding one-sixtieth of the average emoluments (i.e., the average calculated upon the last three years of service) multiplied by the number of years of completed service. The pension shall in no case exceed Rs. 5,000 per annum.
- 10. After fifteen years of approved service and the attainment of fifty years of age the Registrar shall be entitled to a pension calculated as in Regulation 9 (b) of this Chapter. The payment of this pension shall be made in accordance with the provisions of Article 934 of the Civil Service Regulations, Fifth Edition.
- 11. The Registrar shall, on application previously made for the purpose of fixing a convenient hour, arrange that any member of the Senate, of the Academic Council, 1[**] of the Syndicate, or of a Faculty, shall have access to the proceedings of the Senate, Syndicate, of the Academic Council, 1[**] or Faculty, respectively, and to any documents connected with such proceedings.
 - 12. No officer or servant of the University shall be a member of the Syndicate.
 - 13. No salaried officer or servant of the University shall accept nomination or election as a member of any of the University authorities.

The words "of the Council of Affiliated Colleges" have been omitted.

*CHAPTER VIII (Statutes).

UNIVERSITY PROFESSORSHIPS, READERSHIPS AND LECTURESHIPS: UNIVERSITY LECTURES.

1. The Senate shall have power to determine from time to time, after considering the rePower to institute Professorships, etc.

1. The Senate shall have power to determine from time to time, after considering the recommendations of the Academic Countitute Professorships, Readerships, Lectureships, or other teaching posts should be instituted and the several terms and conditions subject to which such Professorships Readerships Lectureships are

to which such Professorships, Readerships, Lectureships or other teaching posts should be instituted.

Abolition or Suspension of Professorships, etc.

- 2. The Senate shall have power to suspend or abolish any Professorship, Readership, Lectureship, or other teaching posts after report from the Syndicate and the Academic Council thereon.
- 3. Teachers of the University shall be of three classes: Professors, Readers and Lecturers. The duties of Readers and Lecturers shall be (a) to teach and (b) to engage in research. The duties of Professors shall include in addition to teaching and research the guidance and co-ordination of studies in their subjects in consultation and co-operation with the colleges.
- 4. It shall be open to the Syndicate to appoint Teachers of the University without salary to take part in University work in their respective subjects.
- 5. The Syndicate shall have power, upon sufficient P-wer to s.s. cause shown and after due investigapend Professorships, etc. less than two-thirds of the members of
 the Syndicate, to suspend any Teacher of the University
 from office and from the emoluments thereof in whole
 or in part for any period not exceeding one year, or

^{*}Statutes framed under the Act of 1923 and remainin; in force under Section 56 of the Act as amended, until the replaced.

to require him to retire, or to deprive him of office, and during the suspension of any teacher to make provision for his work; provided no such sentence of suspension, etc., shall have effect until approved by His Excellency the Chancellor.

A. FULL TIME TEACHERS OF THE UNIVERSITY.

General

- 6. Full-time Teachers of the University shall be seconditive to appoint teachers leeted for appointment by a Committee consisting of the Vice-Chancellor, the Chairman of the Board of Studies congerned and four persons, who are experts in the subjects in which the appointment is to be made, nominated by the Syndicate, provided, however, it shall be competent for the Syndicate to exclude from the Committee any of the above persons, who subsequently happens to be also an applicant for the post in connection with which the Committee has been constituted. In the case of Readers and Lecturers, one of the experts shall be the University Professor in the subject if there is one.
- 7. Except in the case of experienced men who have already gained distinction in their subject and who are being appointed as Professors, appointments shall be in the first instance for a term of three years and shall be subject to confirmation at the end of that period. Thereafter appointments shall be permanent, subject to an age limit which shall ordinarily be 55 years and subject to the provisions of Law 5.
- 8. The salary of a Professor shall be not less than Rs. 750 and not more than 1,070 per mensem, of a Reader not less than Rs. 400 and not more than Rs. 600 per mensem, and of a Lecturer not less than Rs. 150 and not more than Rs. 300 per mensem.
- 9. Nothing in Laws 7 and 8 snall prevent the establishment in special cases of short term appointments with special arrangements as regards salary.

Conditions of

- 10. A paid Teacher (if the University shall not engage in remunerative work other than that of his office without the express permission of the Syndicate.
- 11. A Provident Fund shall be established for the Provident Fund benefit of the full-time Teachers of the University, on such conditions as may be prescribed, to which they shall contribute 6½ per cent. of their salaries monthly, and to which the University shall contribute an equal amount.
- 12. Teachers of the University shall be required to live in Madras except during the vacation time and during ordinary or combined leave. Permission to leave Madras, during term time may be granted by the Syndicate or in a case of urgency by the Vice-Chancellor.
- 13. Full-time Teachers of the University shall be entitled to a summer vacation of two months from the 1st of May to the 30th of June (both days inclusive) and all gazetted holidays in addition to those fixed by the Syndicate.
- 14. The Syndicate shall have power to grant leave

 Power to grant to Teachers of the University and to pay leave allowances, in accordance with such rules as may be prescribed.

Leave and leave allowances.

- Leave and leave allowances cannot be claimed as of right; and when the exigencies of the University so require, discretion to refuse or revoke leave of any description is reserved to the authority empowered to grant it, viz., the Syndicate.
- 16. Casual leave may be granted for not more than ten days at a time, including holidays or fifteen days in all in an academic year.

- 17. Ordinary leave on half salary will be earned by a teacher of the University at the rate of one month for every academic year, including the summer vacation, with the privilege of accumulating such leave upto a maximum period of six months.
- 18. Ordinary leave may be combined with the vacation, but the combined leave shall not exceed six months in all.
- 19. The Syndicate may grant study leave to University teachers as occasion arises, on such terms as may to it seem necessary in each case.
- 20. Salary during leave will be paid in rupees in India, or at the current rate of exchange in London when the leave is taken out of India.
- 21. Leave not earned may be granted to a teacher subject to the following conditions:-
 - (a) On medical certificate on half pay up to a maximum period of 2 years.
 - (b) Otherwise than on medical certificate for not more than three months at any one time, and one year in the whole service, without allowances.

PROFESSORS.

It shall be the duty of a University Professor, as the Syndicate may direct, to deliver Duties lectures, to conduct classes, to engage in research and do any other academical work related to the subject of his chair.

The Registrar shall request the Boards of Studies to submit to the Syndicate by the 31st March each year recommendations as to any course of lectures to be delivered by University Professors.

- 23. It shall be the duty of a University Professor to direct and supervise the work of research students in branches of knowledge related to the subject of his chair.
- 24. A University Professor shall, if so required, advise the Academic Council, 1[**] or the Syndicate with

The words "the Council of Affiliated Colleges" have been .omitted.

regard to any University course of study or examination or on other matters relating to the subject connected with his chair.

READERS AND LECTURERS.

Professor, Readers and Lecturers shall Readers and work under the direction of the Professor concerned with the subject, and shall assist him in the performance of his duties as defined in Laws 22, 23 and 24 of this Chapter. In Departments in which there is no Professor, a Reader shall be the head of the Department and the Lecturers, if any, shall assist him and work under his direction. In Departments in which there is no Professor or Reader, the Lecturer, or the Senior Lecturer, if there are more Lecturers than one, shall be the Head of the Department.

Duties

26. The special duties of the holders of particular posts shall be such as may be prescribed.

PART-TIME TEACHERS.

- 27. Part-time Teachers of the University shall be appointed only for special reasons, shall ordinarily be chosen from amongst the members of the staffs of the Constituent and Affiliated Colleges and shall perform such duties as may be assigned to them.
- 28. They shall be appointed for such periods and paid such salaries as may be fixed in each case, regard being had to the grade of the teacher and to the amount of time he is to devote to the work of the University. They shall be entitled to a summer vacation of two months from the 1st of May to the 30th of June (both days inclusive) and all gazetted holidays in addition to those fixed by the Syndicate.

University Lectures

29." The Syndicate shall have the power in consultation with the Boards of Studies to make from time to time arrangements for lectures or courses of lectures on such subjects as the Syndicate may select.

CHAPTER IX.

THE AUTHORITIES OF THE UNIVERSITY General.

Act 8. 13, 1. The following shall be the Authorities of the University:—

- (1) the Senate,
- (2) the Syndicate,
- (3) the Academic Council,
- (4) the Faculties.
- (5) the Boards of Studies, and
- (6) such other bodies as may be declared by the Statutes to be authorities of the University.
- 2. All vacancies among the members (other than ex-officio members) of any authority or other body of the University shall be filled as soon as conveniently wacancies.

 who nominated or elected the member whose place has become vacant.
- 3. No act or proceeding of any authority or other body of the University shall be Proceedings of invalidated merely by reason of the existence of a vacancy or vacancies among its members or the invalidity of the election of any of the members.
- 4. The Senate may, on the recommendation of not less than two-thirds of the members of the Syndicate, remove the name of any membership of the person from the register of graduates university.

 If he has been convicted by a Court of Law of what, in the opinion of the Senate, is a serious offence involving moral delinquency or if he has been guilty of scandalous conduct and for the same reasons may withdray any

degree or diploma conferred or granted by the University.

The Senate may also remove any person from the membership of any authority of the University, if he becomes of unsound mind or deaf-mute or suffers from contagious leprosy or has applied to be adjudicated or has been adjudicated a bankrupt or insolvent.

- 5. If any question arises, whether any person has been duly elected or nominated as or is Disputes as to constitution of University Authority.

 The property of the University, the question shall be referred to the Chancellor whose decision thereon shall be final.

CHAPTER X.

THE SENATE

Act S. 14.
Composition of the Senate shall consist of the following persons, namely—

Class I-Ex-officio Members.

- (1) The Chancellor;
- (2) The Pro-Chancellor;
- (3) The Vice-Chancellor;
- (4) The Director of Public Instruction, Madras;
- (5) The Principals of First-Grade Colleges;
- (6) The Principals of Professional Colleges;

- (7) The whole-time University Professors paid from University Funds or Endowments; and
- (8) Members of the Syndicate who are not otherwise members of the Senate.

Class II-Life Members.

- (1) Such number of persons not exceeding five as may be nominated by the Chancellor to be life members on the ground that they have rendered eminent services to education; and
- (2) All persons who make a donation of not less than Rs. 25,000 to or for the general purposes of the University.

Class III-Other Members.

- (1) Thirty members elected by registered graduates from among themselves according to the principle of proportional representation by means of the single transferable vote.
- (2) Twenty members elected by the Academic Council from among its own body, of whom not less than ten shall be teachers of affiliated colleges.
- (3) Twelve members elected by the non-official members of the Legislative Council of Madras from among themselves.
- (4) Five persons elected from among themselves by the Principals of Second-Grade Colleges affiliated to the University and three persons elected from among themselves by Headmasters of High Schools recognized by the Local Government.
- (5) Four members elected by the Corporation of Madras from among its own body.
- (6) Two members for each district, one elected by the members of the District Board from among

- themselves and the other by the Municipal Councillors of the Municipalities in the District from among themselves.
- (7) Two members elected by the Madras Chamber of Commerce and two members elected by the Southern Indian Chamber of Commerce.
- (8) Two members elected by the Madras Landholders' Association.
- (9) Two members elected by the Muhammadan Educational Association of Southern India.
- (10) Every association making a donation of not less than Rs. 25,000 and every person making a donation of not less than Rs. 10,000, but not amounting to Rs. 25,000 or more to or for the general purposes of the University shall be entitled to nominate one member to the Senate who shall be a member for five years and if such member vacates his office before the expiry of the period of five years, another member may be nominated in his place by the association or person concerned, who shall hold office for the residue of such period, and the same provision shall apply in all cases of vacancies arising before the expiry of such period.
- (11) Thirty members nominated by the Chancellor, of whom not less than twenty shall be nominated to secure the representation of the depressed and backward classes and of other minorities not otherwise adequately represented; and
- (12) One member to represent each of the Chief Indian Languages in the Presidency, to be nominated by the Chancellor.
- (b) Save as otherwise provided, elected and nominated members of the Senate shall hold Office for a period

of three years from the date of the election or nomination, as the case may be;

Provided, however, that no member elected in his capacity as a member of a particular electorate shall hold office for a longer period than three months after he has ceased to be such member unless meanwhile he again becomes a member of that electorate;

Provided also that where an elected or nominated member of the Senate is appointed temporarily to any of the offices by virtue of which he is entitled to be a member of the Senate ex-officio, he shall, by notice in writing signed by him and communicated to the Vice-Chancellor within seven days from the date of his taking charge of his appointment choose whether he will continue to be a member of the Senate by virtue of his election or nomination or whether he will vacate office as such member and become a member ex-officio by virtue of his appointment and the choice shall be conclusive. On failure to make such choice, he shall be deemed to have vacated his office as an elected or nominated member.

- (c) When a person ceases to be a member of the Senate he shall cease to be a member of any of the authorities of the University of which he may happen to be a member by virtue of his membership of the Senate.
- 2. The Senate shall be the supreme governing body of the University and shall have power to review the action of the Syndicate and of the Academic Council save where the Syndicate and the Academic Council have acted in accordance with powers conferred on them under this Act, the Statutes, the Ordinances or the Regulations and shall exercise all the powers of the University not otherwise provided for and all powers requisite to give effect to the provisions of this Act.

Provided that if any question arises whether the Syndicate or the Academic Council has acted in accordance with such powers as aforesaid or not, the question shall be decided by a resolution passed by two-thirds of the number of members present and voting at a meeting of the Senate and the decision shall be final.

- 3. In particular and without prejudice to the generality of the powers conferred by section 15, the Senate shall have the following powers, namely:—
 - (1) to make Statutes and amend or repeal the same;
 - (2) to modify or cancel Ordinances and Regulations in the manner prescribed by this Act:
 - (3) to make such provision as will enable constituent, affiliated and oriental colleges to undertake specialization of studies and to organize common laboratories, libraries and other equipment for research work;
 - (4) to provide for instruction and training in such branches of learning as it may think fit;
 - (5) to institute and maintain Constituent Colleges, to prescribe in consultation with the Academic Council the conditions of recognition as Constituent Colleges, of Colleges not maintained by the University, to allow Colleges recognised by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by the recognition and any further rights conferred by or under this Act and to withdraw recognition therefrom;
 - (6) to prescribe in consultation with the Academic Council the conditions for approving as Oriental Colleges institutions in which provision is made for courses of study in Oriental Learning only and for the preparation of students for degrees, titles or diplomas of the University, and to allow Oriental institutions approved by the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by such approval and any further rights conferred by or under this Act until they are transferred to other Universities and to withdraw such approval;

- (7) to 'provide for research and the advancement and dissemination of knowledge;
- (8) to institute, after consultation with the Academic Council, professorships, readerships, lectureships, and any other teaching posts required by the University;
- (9) to establish, equip and maintain University laboratories, libraries and Institutes of research;
- (10) to prescribe in consultation with the Academic Council, the conditions of affiliation to the University of Colleges outside the limits of the University, to allow colleges affiliated to the University before the passing of this Act to continue to exercise the rights and privileges conferred on them by the affiliation and any further rights conferred by or under this Act until they are transferred to other Universities and to withdraw affiliation from colleges;
- (11) to provide after consultation with the Academic Council such lectures and instruction for students of the constituent, affiliated and oriental colleges of the University as the Senate may determine and also to provide for lectures and instruction to persons not being students of the University and to grant diplomas to them;
- (12) to provide for the inspection of all colleges and hostels;
- (13) to institute degrees, titles, diplomas and other academic distinctions;
- (14) to confer degrees, titles, diplomas and other academic distinctions on person, who
 - (a) shall have pursued an approved course of study in a constituent, affiliated or oriental college or have been exempted therefrom in the manner prescribed by the statutes and shall have passed the prescribed examinations of the University; or
 - (b) shall have carried on research under conditions prescribed;

- (15) to confer honorary degrees or other distinctions on the recommendation of not less than two thirds of the members of the Syndicate;
- (16) to establish and maintain hostels;
- (17) to institute, after consultation with the Academic Council, fellowships, travelling fellowships, scholarships, studentships, bursaries, exhibitions, medals and prizes;
- (18) to prescribe the fees to be charged for the recognition and affiliation of colleges, for admission to the examinations, degrees and diplomas of the University, for the registration of the graduates and for all or any of the purposes specified in Section 4-A of this Act;
- (19) to consider and take such action as it may deem fit on the annual report, the annual accounts and the financial estimates;
- (20) to create and manage an affiliated College fund and make statutes therefor:
- (21) to institute, after consultation with the Academic Council, a Publication Bureau, an Employment Bureau, Students' Unions, University Extension Boards and University Athletic Clubs;
- (22) to enter into any agreement with the Government or with a private management for assuming the management of any institution and for taking over its properties and liabilities or for any other purpose not repugnant to the provisions of this Act;
- (23) to make statutes regulating the method of election to the authorities of the University and the procedure at the meeting of the Senate, Syndicate and other authorities of the University

and the quorum of members required for the transaction of business by the authorities of the University other than the Senate;

- (24) to recommend to the Local Government the recognition of any local area as a University centre;
- (25) to co-operate with other Universities and other authorities in such manner and for such purposes as it may determine; and
- (26) to delegate such of its powers as it may deem fit to any authority or authorities constituted under this Act.
- Act. 8. 40.

 Removal from membership of the University.

 Removal from membership of the University.

 Removal from person from the register of graduates and remove any person from membership of any authority of the University if he has been convicted by a Court of Law of what in the opinion of the Senate is a serious offence involving moral delinquency or if he has been guilty of scandalous conduct and for the same reasons may withdraw any degree or diploma conferred or granted by the University.

The Senate may also remove any person from the membership of any authority of the University if he becomes of unsound mind or deaf-mute or suffers from contageous leprosy or has applied to be adjudicated or has been adjudicated a bankrupt or insolvent.

5. The Senate shall at the end of every five years

Act. 8.88 from the passing of the Act submit a

Report on affiliared colleges and on the
desirability or otherwise of establishing other Universities

outside the limits of the University.

MEETINGS AND PROCEEDINGS.*

6. There shall be two ordinary meetings of the Senate in the year on dates to be fixed by the Vice-Chancellor. One of them shall be the annual meeting at which the annual Report, the annual accounts and audit report, and the financial estimates, prescribed under Sections 20 and 21 of the Act, shall be presented.

The Senate may also meet at such other times as it may determine.

- 7. (1) The Vice-Chancellor may, whenever he thinks fit, convene a special meeting of the Senate.
- (2) The Vice-Chancellor shall, upon a requisition in writing signed by not less than thirty-five members of the Senate, convene a special meeting of the Senate.

 A requisition for a special meeting must be in writing signed by the requisitionists, and must be forwarded to the Registrar with a copy of the resolution or resolutions to be moved at the meeting and also the name of the proposer of each resolution.
- 8. The Registrar shall, under the direction of the Vice-Chancellor, give not less than six weeks' notice of the date of an ordinary meeting. The Registrar shall, with the notice of the annual meeting, also send to each member copies of the Annual Report and the annual accounts and audit report and the Financial estimates.

^{*&#}x27;Resolution' means original proposition.

^{&#}x27;Motion' means anything moved either by way of resolution' or amendment.

⁻Vide Statute 1 of Chapter I of the Laws of the University.

9. (1) Not less than fifteen clear days' notice shall ordinarily be given of a special meeting convened by the Vice-Chancellor under Law 7 (1); but in case of urgency, the Vice-Chancellor may convene a special meeting at shorter

notice. Along with the notice of the meeting the Registrar shall also send to each member a statement of the business to be transacted at the meeting.

Statute
Notice of special meetings.

meetings.

(2) Not less than fifteen clear days' notice of a special meeting convened by the Vice-Chancellor on a requisition under Law 7 (2) shall be given to the members. Along with the notice, the Registrar shall also send to each member a copy of the resolution or resolutions, with the name of the mover of each resolution, to be moved at the meeting.

10. Any member who wishes to move a resolution at an ordinary meeting shall forward a copy of the resolution to the Registrar so as to reach him not less than thirty clear days before the date of the meeting.

A member who has forwarded a resolution may, by giving written notice, which shall reach the Registrar not less than two clear days before the date fixed for the despatch of the agenda paper, withdraw the resolution.

11. (1) At a special meeting of the Senate convened by the Vice-Chancellor under Statute 7

Statute.

Business of special meetings.

Business of Chancellor shall be transacted.

(2) At a special meeting of the Senate convened by the Vice-Chancellor on a requisition by members under Statute 7 (2), only the resolutions given notice of by the requisitionists and amendments thereto, and such urgent business as may be brought forward by the Syndicate or the Vice-Chancellor shall be transacted.

- Statute
 Statute
 Inclusion of resolutions of a meeting all resolutions of which due notice has been given and which have not since been withdrawn in accordance with Statute 10 of this Chapter.
- Notwithstanding the notice for resolutions 13. prescribed in Statute 10, any member Statute Resolutions who wishes to move a resolution on any Ordinances and Regulations. report or statement by the Syndicate included in the agenda paper, or on any Ordinance or Regulation placed before the Senate under Sections 32 (2) and 33 of the Act and included in the agenda paper, may do so by giving notice of the resolution, which shall reach the Registrar not less than nine clear days before the date of the meeting, provided that no such notice will be necessary in the case of resolutions relating to urgent business brought forward by the Syndicate or the Vice-Charcellor but not included in the Agenda.

Resolutions of which due notice has been received by the Registrar under this Statute shall be included in the amended agenda paper.

14. Not less than twenty-one clear days before the date of an ordinary meeting and not less than fifteen clear days before the date of a special meeting, the Registrar shall, under the direction of the Vice-Chancellor, issue to every member an agenda paper specifying the day and the hour of the meeting and the business to be brought before the meeting, but the non-receipt of the agenda paper by any member shall not invalidate the proceedings of the meeting; provided that the Syndicate or the Vice-Chancellor may bring any business which in its or his opinion is urgent before any ordinary or special meeting with shorter notice or without placing the same on the agenda paper.

- 15. Any member who wishes to move an amendment statute. to a resolution on the agenda paper of Notice of amendany ordinary or special meeting of the ments. Senate shall forward a copy of the same to the Registrar so as to reach him not less than nine clear days before the day of the meeting at which the resolution is to be moved; provided that, in the case of a special meeting convened under Statute 7 (1) of which less than fifteen days' notice has been given, the Vice-Chancellor may accept amendments on shorter notice.
- Statute.

 Amended agenda paper.

 Anne five clear days before the date of any meeting; provided that in the case of a special meeting convened under Statute 7 (1), the amended agenda paper may be placed at the meeting.
- 17. Unless the Senate otherwise resolve, the Senate shall meet at 11-30 a.m. on each day appointed for the meeting, and the Chairman shall adjourn the meeting at 5-30 p.m.; there shall be an adjournment from 2 p.m. to 3 p.m. for lunch.

Provided that if, at the time prescribed for either adjournment, proceedings under closure motion are in progress, the Chairman shall not adjourn the meeting until the questions consequent thereon, as provided in Statute 62, have been decided.

Provided further that, if any voting is in progress, the voting and the proceedings consequent thereon shall be completed before the meeting is adjourned.

Provided further that on occasions of emergency the Chairman shall have the nower to suspend or adjourn the meeting.

- 18. The Vice-Chancellor shall, in the absence of the Chancellor or the Pro-Chancellor, preChairman of side at all meetings of the Senate, but if the Vice-Chancellor be not present, the members present shall elect a Chairman from among them selves.
- 19. Thirty-five members of the Senate shall be the quorum for a meeting of the Senate. If

 Statute

 Quorum,

 and the Registrar shall make a record of the fact.
- 20. If at any time during the progress of a meeting any member shall call the attention of the Chairman to the number of members present, he shall within a reasonable time count the number of members present, and, if a quorum be not present, he shall declare the meeting dissolved and shall leave the Chair. Such dissolution shall be recorded by the Registrar and the record shall be signed by the Chairman.
- 21. Subject to the provisions of other Laws, no business shall be transacted at any adjourned meetings at adjourned meetings. Inished at the meeting from which the adjournment took place; provided that the Syndicate or the Vice-Chancellor may bring any urgent business before an adjourned meeting, with or without notice.

When a meeting is adjourned for fifteen days or more, not less than ten clear days' notice of the adjourned meeting and of the business to be transacted at it shall be given. Save as aforesaid it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

Business of Meeting

- 22. The business to be transacted at a meeting of the Scnate shall be placed on the agenda paper in the following order:—
 - Statute (i) The answering of questions, if Order of business.
 - (ii) Business brought forward by the Syndicate and the Vice-Chancellor.
 - (iii) Business brought forward by the Academic Council;
 - (iv) Business brought forward by other University authorities;
 - (v) Business brought forward by members of the Senate.

At any meeting it shall be open to any member to move for a change in the order of business as stated in the agenda paper.

If the motion for a change in the order of business as stated in the agenda paper is agreed to by the Senate, the business shall be transacted in the changed order.

Questions and Answers.

- 23. At an ordinary meeting of the Senate any member may ask any question for the Questions purpose of obtaining information from the Syndicate on any matter concerning the University.
- 24. No question shall be admitted, unless it complies with the following conditions:—
- Statute
 Rules re questions.

 (a) it shall not publish any name or statement not strictly necessary to make the question intelligible;

- (b) If a question contains a statement, the member asking it shall make himself responsible for the accuracy of the statement;
 - (c) it shall not contain arguments, inferences, ironical expressions or defamatory statements;
 - (d) it shall not ask for an expression of opinion or the solution of an abstract legal question or of a hypothetical proposition;
 - (e) it shall not refer to the character or conduct of any person, except in his official capacity as connected with the University.
- 25. Any member who intends to ask a question shall forward to the Registrar a notice in writing to that effect, together with a copy of the question to be asked, so as to reach him not less than thirty clear days before the date of an ordinary meeting.
- 26. The Syndicate, if it considers any question objectionable on any of the grounds mentioned in Statute 24, shall return the same stating the objection so as to enable the member to reforward the same after suitable modification if he be so minded.
- 27. The Syndicate shall decide on the admissibility of a question and shall disallow any quesAdmissibility of tion which, in its opinion, contravenes questions. the provision of these Laws.
- 28. The Syndicate may disallow a question on the ground that it cannot be answered consistently with the interests of the Univer
 Disallowance of sity.

The decision of the Syndicate shall be final and no discussion thereon shall be permitted at any meeting of the Senate.

- 29. Questions which have been admitted and the answers thereto shall be printed and circulated to the members of the Senate along with the amended agenda.
- 30. The Chairman shall call out the name of each questioner in the order in which the names are printed, specifying the serial number of his question, and make a sufficient pause to give him or any other member a reasonable opportunity of rising in his place, and putting a supplementary question. Supplementary questions must be put immediately after the principal question to which they relate.
- 31. Any member may put a supplementary question for the purpose of further elucidating any matter of fact, regarding which an answer has been given, provided that the Chairman shall disallow any supplementary question, if, in his opinion, it infringes the Laws. The decision of the Chairman shall be final and no discussion shall be permitted at any meeting of the Senate.

Supplementary questions shall be answered by members nominated by the Syndicate for the purpose.

- 32. The Chairman may decline to allow a supplementary question being put without notice, and the member nominated to answer any supplementary question may decline to answer it without notics; in which case the supplementary question may be put by the questioner only in the form of a fresh question at a subsequent ordinary meeting of the Senate.
- 88. No discussion shall be permitted in respect of any statute question or of any answer given to a questions.

Motions without Notice.

- 34. At any meeting, the Chairman may, withstatute out any formal motion made, permit the
 Correction of correction of clerical or typographical
 mistakes. mistakes in notices of motions or in
 reports or statements or other business placed before the
 meeting.
- 35. At any meeting of the Senate, motions of a complimentary character, may, without previous notice, be moved from the Chair or by any member with the previous permission of the Chair.
- 36. At any meeting of the Scnate, any member may move any amendment to any resolution brought forward by the Syndicate or the Vice-Chancellor under the proviso contained in Statute 14 or to a resolution moved by a member under Statute 13 of this Chapter, or to a resolution included in the Agenda of a

special meeting convened under Statute 7 (1) of this Chapter on less than fifteen clear days' notice.

- 37. At any meeting of the Senate the following reso-Statute. lutions may be moved without previous notice:—
 - (i) A resolution relating to business not included in the Agenda but brought forward by the Syndicate or the Vice-Chancellor under Law 14 of this Chapter.
 - (ii) A motion for a change in the order of business as stated on the agenda paper.
 - (iii) A motion directing the Syndicate, the Academic Council, a Faculty, a Board of Studies or any Committee to review or reconsider its decision or recommendation and to report at a subsequent meeting of the Squate.

- (iv) A motion for the appointment of a Committee to consider and report on any matter before the Senate at the time.
- (v) A motion remitting any matter before the Senate at the time to the Syndicate or the Academic Council or a Faculty or a Board of Studies for its consideration and report.
- (vi) A motion for the adjournment of the meeting, or the debate on any question to a specified time.
- (vii) A motion that the Senate resolve itself into a Committee to consider any matter before the Senate at the time.
- (viii) A motion that the meeting be dissolved.
 - (ix) A motion that the meeting pass to the next business on the agenda paper.
 - (x) A motion that the question be now put.
- 38. At any meeting of the Senate the following statute amendments may be moved without previous notice:—
 - (i) Amendments to a motion for a change in the order of business as stated in the agenda paper, substituting an order different from that in the motion (37-ii).
 - (ii) Amendments to a motion directing the Syndicate, the Academic Council, a Faculty, a Board of Studies or a Committee to review or reconsider its decision or recommendation (37-iii).
 - (iii) Amendments to a motion for the appointment of a Committee (37-iv).
 - (iv) Amendments to a motion remitting any matter to the Syndicate or the Academic Council, or a Faculty or a Board of Studies. (37-v).

- (v) Amendments to a motion for the adjournment of the meeting or debate to a specified time, (37-vi).
- (vi) Amendments to motions brought forward by the Syndicate or the Vice-Chancellor at special meetings on less than fifteen clear days' notice, or at ordinary meetings on less than twenty-one clear days' notice, and to resolutions moved by members under Statute 13 of this Chapter.
- (vii) Amendments to any resolution or amendment on the agenda paper which, in the opinion of the Chairman, have been rendered necessary by, and are consequential upon, any motion passed by the Senate at the same meeting.
- (viii) Amendments of a purely verbal or formal kind which, in the opinion of the Chairman, do not affect the sense or import of the motion to which they refer.
- 39. Save as permitted in Laws 35, 36, 37 and 38 of this Chapter, no resolution or amendaments not on agenda paper.

 The same of this Chapter, no resolution or amendament which is not placed on the agenda paper shall be moved at the meeting.

Motions in General.

- 40. Every resolution to be moved at a meeting shall be affirmative in form, and shall begin with the word 'That'.
- 41. Any resolution or amendment standing in the

 Statute
 name of a member who is absent from
 the meeting, or who declines to move it,
 moved.
 may be moved by any other member.
- 42. Every motion at a meeting must be seconded.

 Statute otherwise it shall drop.

 Motions to be seconded.

Any member may second a resolution by saying 'I second the motion' and may reserve his speech by adding 'I reserve my speech'.

When a motion has been moved and seconded, the question shall be stated from the Chair, unless the motion be ruled out of order by the Chairman.

43. An amendment may be moved at any time after the question has been stated from the Chair and bestatute fore it is put. The order in which amendments to a resolution are to be moved shall be determined by the Chairman.

- 44. An amendment to a resolution shall be-
 - (i) by leaving out certain words.
 - (ii) by inserting or adding certain words.
- (iii) by leaving out certain words to insert or add others.

When the amendment is of the first kind, the form in which it is moved shall be 'That the words (thentioning them) be left out'. When the amendment is of the second kind, the form shall be 'That the words (mentioning them) be added or inserted' and there shall then follow words specifying the place in which the words mentioned are to be added or inserted. When the amendment is of the third kind, the form shall be 'That the words (mentioning them) be left out' and 'that the words (mentioning them) be added or inserted' followed by words specifying the place in which the words mentioned are to be added or inserted.

45. An amendment must not reduce the original motion to its negative or opposite form.

Every amendment must be relevant to the resolution to which it is moved and must be so worded that, if carried, the question as amended would form an intelligible and consistent whole. An amendment must not be virtually an independent proposition.

Not more than one resolution and one amendment thereto shall be amendment at a placed before a meeting at the same time.

If an amendment be negatived, any other amendments to the original motion may then be moved. If an amendment be carried, the motion as amended shall be stated from the chair and may then be debated as a substantive motion to which the further amendments, if any. It the original motion may be moved, and such further amendments shall be disposed of in the same manner as the previous amendment.

- 47. (i) No resolution or amendment shall be withdrawn from the decision of the meeting without its unanimous consent. To withdraw the motion, the member who moved it must signify his desire in the meeting. The Chairman shall then take the sense of the meeting by asking, "Is it your pleasure that the motion be withdrawn?" Provided no one objects, he shall declare the motion withdrawn.
- (ii) Where an amendment has been proposed to a resolution, the original motion cannot be withdrawn until the amendment has been first disposed of.
- 48. The Chairman may rule a resolution or an amendment out of order at any time before the question is put to the yote.

Procedure on Motions.

49. 'Motions made under Law 37 (iii-x) of this Chapter shall take precedence of any question that may be before the meeting at the time and must be disposed of before such question.

50. When a motion under Law 37 (vi, viii, ix, x) of Statute

Procedure. 0 11 Motion under Law 37 (vi, viii, ix, x) when negatived.

forward during the debate on the same question until after the lapse of what the Chairman shall deem a reasonable time; nor shall, if a debate is permissible on such motion, any debate or discussion be allowed on such second or subsequent motion.

Statute

Procedure on motion on Ordinance or Regulation,

51. A motion on an Ordinance or a Regulation placed before the Senate under Sections 32 (2) and 33 of the Act may be for its cancellation or modification. A motion for the cancellation of an Ordinance or a Regulation shall be in the form 'That Ordinance or Regulation (mentioning it)

this Chapter has been brought forward

and has been negatived, no other motion

of the same kind shall be again brought

A motion for the modification of an Ordibe cancelled'. nance or a Regulation shall be in the form 'That the Ordinance or Regulation (mentioning it) be modified (followed by words indicating the modification proposed)'.

To a motion for the cancellation of an Ordinance or a Regulation, an amendment may be moved for it's modification. To a motion for the modification of an Ordinance or a Regulation, an amendment may be moved for its cancellation or for a different modification to the one proposed in the original motion.

Statute

52.

Procedure-Change in the order of business.

A motion for a change in the order of business as stated in the agenda paper shall be made immediately after the answering questions, if any, and before the commencement of other business. be moved at any other time.

53. A motion directing the Syndicate, the Academic Council, or any other University autho-Statute rity, or Committee to review or reconsi-Procedure for reder its decision or recommendation may considering a prebe made at any time during the debate on vious decision. any such decision or recommendation,

but shall not be made so as to interrupt a speech. motion shall specify the matter proposed to be referred to the Syndicate, or other University authority, or Committee and may also indicate generally the direction in which the mover desires review or reconsideration. The motion may also include a direction that the authority or Committee shall report to the Senate by a specified date.

A motion for the appointment of a committee to consider and report upon any question Motion for apbefore the Senate at the time may made at any time, but not so as to in-Committee. terrupt a speech. The motion shall state the purpose for which the Committee is to be constituted and the names of its members and convener. The motion may include an instruction, and may also specify the date for the submission of the report. An amendment to such a motion may be for enlarging or restricting the purposes for which the Committee is to be appointed or the questions remitted to it or for giving it an instruction or for adding to or omitting the names of members proposed to form it or for fixing a date, or a different date to the one already fixed in the original motion for the submission of the report.

If the mover of the resolution or of any amendment thereto proposes to include in the Committee persons who are not members of the Senate or who being members are not present at the meeting, he shall state at the meeting that he has obtained the consent of such persons to their names being proposed for inclusion.

- A motion remitting any matter to the Syndicate, anv other University authority Motion remitting may be made at any time. any matter to an not so as to interrupt a speech. authority, motion shall specify the matter proposed to be remitted and may also indicate generally the direction is which the matter remitted is to be considered. The motion may also include an instruction and may specify a date for the submission of the report by the authority.
- 56 A motion for the adjournment of the meeting or debate to a specified time may be made at any time, but not so as to interrupt a speech. The motion shall be in the form 'That this meeting do now adjourn to'.

or 'That the debate on this question be now adjourned to', followed by words indicating the day and hour proposed for the adjourned meeting or debate.

An amendment to any motion for adjournment of the meeting or debate shall be for substituting a different day or hour for the one originally proposed.

If the motion for the adjournment of the debate be carried the debate shall stand adjourned to the time specified in the motion and the meeting shall pass to the next business, if any, on the agenda.

If the motion for adjournment of the debate is carried, the member who moved it may claim precedence or take part at a later period in the debate when it is resumed. A member who moves the adjournment of the debate with the intention of taking part in it when resumed must confine himself when moving the motion for adjournment to the bare words of the motion. If the motion for adjournment is negatived, the mover cannot speak again on the main question.

- 57. A motion that the Senate resolve itself into a Committee may be made at any time, but not so as to interrupt a speech. The motion shall specify the item or items of business to be considered in Committee.
- 58. A motion for the dissolution of a meeting shall be in the form 'That this meeting do now dissolve', and may be made at any time but not so as to interrupt a speech.

If the Chairman shall be of the opinion that the metion for dissolution is an abuse of the rules of the meeting, he may decline to state the question thereupon to the meeting.

. If the motion be carried the business still before the meeting shall drop, and the Chairman shall declare the meeting dissolved.

59. A motion to cass to the next business shall be in the form 'That the meeting do now pass to the next business on the agenda paper', and may be moved at any time after the main question has been stated by the Chair, but not so as to interrupt a speech.

The member moving the motion shall confine himself to the words of the motion. The member who seconds the motion shall confine himself to the words 'I second the motion', If the Chairman shall be of the opinion that the motion to pass over to the next item is an abuse of the rules of the meeting he may decline to put the question to the Sneeting. If he accepts the motion, it shall be put forthwith without amendment or debate. If the motion is carried, the main question together with the amendments to it, if any, moved or given notice of, shall drop.

60. A motion for closure shall be in the form 'That the question be now put' and may be moved at any time, after a question has been stated from the Chair, but not so as to interrupt a speech. A member who moves the closure shall confine himself to the words 'I move that the question be now put'. The member who seconds the motion shall confine himself to the words 'I second the motion'.

Unless it shall appear to the Chairman that such motion is an abuse of the rules of the meeting, or an infringement of the rights of the minority, or that the question before the meeting has not been sufficiently discussed, it shall be put forthwith, and decided, without amendment or debete.

When the motion 'That the question be now put' has been carried and the question consequent thereon has been decided, a member may claim without any further closure motion that such further question or questions which may be necessary to bring to a decision any question already stated from the Chair be put; and unless the Chairman withholds his assent, such further question or questions

shall be put forthwith, and decided without amendment or debate.

Speeches.

- 61. A member can speak only when there is a question before the meeting or when he moves or seconds a motion, except
 - (1) when putting a question or answering a question put;
 - (2) when speaking to a point of order;
 - (3) when offering a personal explanation; or
 - (4) when, with the special permission of the Chair, making a statement.

A member in possession of the meeting may speak before moving any motion which he intends to move, but he shall speak to the question and shall conclude his speech by formally moving the motion.

62. Except as otherwise provided, a member may not speak more than once to the same question.

A member who has spoken to the main question may not move or second an amendment to it or a motion under Statute 37 during the debate on the same question; but he may speak to any such new question when moved and seconded by other members, if debate is permissible.

A member who has moved or seconded an amendment, or a motion under Statute 37 (iii-x) may not, after such amendment or motion has been disposed of, move or second any other amendment, or motion under Statute 37 (iii-x), or speak to the main question; he may however speak, or move or second an amendment, to any such new motion, when moved and seconded by other members, if amendment or debate is permissible.

Provided that a member may move or second more than one amendment to a main question, when the main

question relates to the framing, cancellation or modification of Statutes, Ordinances or Regulations or to the financial estimates.

Provided further that a member who successfully moves the adjournment of the debate on any question to a specified time may claim precedence or take part at a later period in the debate when it is resumed under Statute 56.

A member who complains that his speech has been misunderstood. or that his conduct or character has been impugned in the debate, may be allowed to make a personal explanation.

A member may with the special permission of the Chair make a statement on any matter arising from the debate on any question.

- 63. When the Chairman has ascertained that no other member entitled to address the meeting desires to speak, the mover of the resolution may reply upon the whole dcbate, provided that the mover of a resolution of the kind specified in Statute 37 (iii-viii) or of an amendment shall have no right of reply. No member shall speak to a question after the mover has made his reply.
- 64. No speech shall exceed five minutes in duration,

 Statute

 Duration of or of an amendment, when moving the same, may speak for fifteen minutes; provided further that the Chairman may at his discretion allow a longer period to any speaker;
- Provided further that the Chairman may at his discretion limit the duration of speeches on any subject at any stage to a shorter period than that above specified.
- 65. The member who first rises to speak at the conclusion of a speech has the right to be heard.

 In case of more than one member rising simultaneously the Chairman shall decide who is in possession of the meeting.

- 66. The Chairman has the same right of moving or sestatute conding or speaking to a resolution or an speeches by amendment as any other member, but he Chairman shall vacate the chair while so engaged, and the Chair shall during such time be taken by a member nominated by him. Without leaving the Chair, the Chairman may, however, at his discretion or at the request of any member, explain to the meeting the scope of any resolution or amendment or make any statement on any matter arising from or connected with the proceedings of the meeting.
- 67. Any member may rise to explain any misconception of expressions used by him; but lie shall confine himself strictly to such explanation. Such personal explanation may be offered whilst another member is speaking, only if the member who is speaking gives way by resuming his seat.
- 68. Any member may call the Chairman's attention to a point of order even whilst another statute member is speaking, but he shall Point of order confine himself to a statement of the point of order and shall not make a speech on such point of order.

No point of order can be raised while the Chairman is taking the votes on a question or taking a poll, except with his permission and only on a matter arising out of or during the vote or poll. The Chairman may deal with the matter immediately, or when the vote or the poll is completed.

69. When the debate on a resolution is concluded or if there be no debate, the Chairman shall put the question to the vote by saying, 'The question is,' followed by the words of the resolution and the Senate shall then divide unless the Chairman ascertain that the question is carried affirmatively by an unanimous vote.

If there be an amendment, he shall say,

'It has been moved,' followed by the words of the resolution; then he shall say, 'Since it has been moved by way of amendment,' followed by the words of the amendment; and then, if the amendment be one of the kind specified in clause (i) of Statute 44 of this Chapter he shall put the question by saying, 'Shall the words or word proposed to be left out be left out?' If the amendment be of the kind specified in clause (ii) of the same Statute he shall put the question by saying, 'Shall these words be there added or inserted?' If the amendment be of the kind specified in clause (iii) of the same Statute, he shall put the question by saying, 'Shall the following words or word...... be left out in order to mid or insert the following words or word.....?'

Voting.

- 70. All questions considered at meetings of the Senate shall be decided by a majority of the votes of the members present unless a particular majority is required by the Laws of the University. The Chairman shall be entitled to vote on any question. If the votes be equally divided, the Chairman shall have a casting vote.
- The same shall be taken. In that case the vote of members who abstain from voting shall also be recorded.

General.

· 72. 'A member must speak to the question under consideration. The Chairman may direct a member who persists in irrelevance or tedious repetition either of his own arguments or the arguments used by other members in debate to discontinue his speech.

- 73. If the Chairman rises, the member speaking or offering to speak must sit down at once.
- 74. The Chairman shall be the sole judge on any point of order, and may call any member to order, and shall have all powers necessary to enforce his decisions on all points of order.
- 75. The Chairman may direct any member whose conduct is in his opinion grossly dispressed orderly to withdraw immediately from the meeting and any member so ordered to withdraw shall do so forthwith and absent himself during the remainder of the day's meeting.
- 76. The Chairman may in the case of grave disorder

 Statute
 Powers of Chairman to suspend sitman to suspend sittings.

Minutes.

- 77. The minutes of all proceedings of each meeting of the Senate shall be signed by the Chairman of the meeting. The Regisminutes of Meeting.

 Minutes of Meeting.

 The minutes of the Senate shall be signed by the Chairman of the meeting. The Regisment trar shall within four weeks after a meeting send a printed copy of the minutes of that meeting so signed to each member of the Senate.
- 78. If no exception is taken by any member who was present at the meeting to the correctness Exception to correctness of the minutes within ten days of the minutes. they shall be deemed to be correct.
- 79. If exception be taken within the time aforesaid by means of a letter addressed to the Registrar, definitely specifying the points which require correction in the minutes, the minutes shall be brought forward by the Syndicate at the next meeting of the

Senate for confirmation or correction by such of the members as were present when the business was transacted to which the minutes refer.

80. Any member intending to protest against a motion passed at a meeting of the Senate to which the assent of the Chancellor is Statute Protests. required, shall give notice in writing of his intention to the Registrar within forty-eight hours from the date of the meeting and shall within fourteen days from such date lodge his protest with the Registrar. The Registrar shall forward a copy of the protest to the mover of the motion. The mover of the motion may, within fourteen days from the receipt of the protest, prepare and send to the Syndicate a memorandum in support of the decision of the Senate. The Syndicate shall submit the protest and memorandum, if any, together with a copy of the motion for the consideration and orders of the Chancellor.

Senate in Committee.

Statute

Senate in Committee.

Senate in Committee.

Procedure of.

Statute

Senate in Committee.

Senate in Committee.

Brocedure of the Senate except that no notice of a motion shall be required and that a motion need not be seconded and that a member may speak on a motion any number of times.

82. The resolutions passed at meetings of the Senate in Committee shall be embodied in a report by the Registrar, which shall be senate in Committee to be confirmed by Senate. The resolutions of the Senate in Committee shall not become final unless they are confirmed by the Senate in open meeting.

CHAPTER XI.

*THE SYNDICATE.

Constitution.

Composition of tion to the Vice-Chancellor, consist of the Syndicate.

1. The Syndicate shall, in addition to the Vice-Chancellor, consist of the following persons, namely—

Class I.—Ex-Officio Member.

The Director of Public Instruction, Madras.

Class II—Other Members.

- (1) Eight members elected by the Senate 1rom among its members.
- (2) Three members elected by the Academic Council from among its members.
- (3) Three members elected by the Council of Affiliated Colleges from among its members.
 - (4) Three members nominated by the Chancellor.

Members other than ex-officio members shall hold office for a period of three years, provided that a member nominated or elected in his capacity as a member of a particular body shall hold office so long only within that period, as he continues to be a member of that body.

2. The elections to the Syndicate shall be conducted in accordance with the Laws laid down in Chapter XVI.

Powers and Duties.

3. The Syndicate-

Powers and nister the property and funds of the duties.

(1) shall hold, control and administer the property and funds of the University;

^{*}Note.—Statutes framed under the Act VII of 1923 and continuing in force under the Amendment Act XII of 1929. For the constitution and Powers of the Syndicate under the University Act as amended, please see Sections 18 and 19 of the Act,

- (2) shall direct the form, custody and use of the common seal of the University;
- (3) shall regulate and determine all matters concerning the University in accordance with the Act, the Statutes and the Ordinances, provided that no action shall be taken by the Syndicate in respect of fees payable to examiners and the number, qualifications and the emoluments of teachers of the University, otherwise than after consideration of the recommendations of the Academic Council;
 - (4) shall correspond on the business of the University with the Government and with all other authorities and persons.
 - (5) shall prepare the Annual Report of the University and submit the same to the Senate;
 - (6) shall frame the financial estimates of the University and submit the same to the Senate;
 - (7) shall administer all funds placed at the disposal of the University for specific purposes;
 - (8) shall have the power to provide or purchase lands, buildings, premises, furniture, statute II (c) in laboratory, apparatus, equipment and other means needed for carrying on the work of the University;
 - (9) shall have the power to invest any moneys belonging to the University including any unapplied income in any of the securities described in Section 20 of the Indian Trusts Act, 1882, with the power to vary such investments or to place on fixed deposit in any bank approved in this behalf by the Local Government, any

portion of such moneys not required for current expenditure;

- (10) shall have the power to institute, with the approval and sanction of the Senate, such professorships, readerships, lectureships or other teaching posts as may be proposed by the Academic Council;
- (11) shall have the power, subject to the approval of the Senate, to abolish or suspend after report from the Academic Council thereon any professorship, readership, lectureship, or other teaching post;
- (12) shall, save as otherwise provided by the Act or the Statutes, appoint the teachers of the University and servants, shall fix their emoluments and may define their duties and the conditions of their service and may provide for the filling of temporary vacancies;
- (13) shall have power to accept bequests, donations and transfers of any movable or immovable properties to the University on its behalf, provided that all such bequests, donations and transfers shall be reported to the Senate at its next meeting;
- (14) shall have power to fix the clerical and menial establishments and the scales of salaries and allowances payable to them and, except in cases specially determined by the Laws, to grant leave and to sanction the payment of leave allowances, compassionate allowances, gratuities and pensions and the commutation of pensions, in accordance with the provisions of the Civil Service Regulations and the Fundamental Rules, and the subsidiary rules framed from time to, time by the Madras Government provided that in the case of the menial establishment payment of pensions and gratuities and filling up leave vacancies and payment of

leave allowances will be regulated by the rules already framed by the Syndicate;

- (15) shall have power to sanction the payment to a temporary servant of the University, who has served for not less than ten years continuously, gratuity of an amount calculated at the rate of half a month's salary for each year of service or of an amount equivalent to that which he would get under Law 8 (b) (2) of Chapter XXII of the Laws of the University, (Provident Fund), if he were in permanent service, whichever is less, provided
 - i. he retires on account of certified incapacity, such incapacity having arisen from causes beyond his control; or
 - ii. his services are terminated as the result of a reduction in the temporary establishment of the University, or abolition of the post; or
 - iii. he attains the age of 55 years.

Note.—The term 'salary' means the sum of pay, acting allowance, or charge allowance drawn at the time of retirement.

- (16) shall have power to fix, determine and award travelling expenses and allowances to persons lawfully engaged or employed in University business;
- (17) shall, subject to the provisions of the Laws, have the power to recognize, institute, maintain and manage constituent colleges and hostels, to grant the rights of affiliation to colleges outside the limits of the University, and to recommend to the Senate the suspension or withdrawal of such recognition or affiliation;
 - (18) shall have power to recognize as teachers persons giving instruction in constituent cr affiliated colleges or hostels and to withdraw such recognition;

- (19) shall arrange for and direct the inspection of all constituent colleges, hostels and affiliated colleges;
- (20) shall appoint examiners after consideration of the recommendations, if any, of the Academic Council * ** and have power to cancel any such appointment and subject to the provisions of the Act to define their duties and to fix their remuneration, travelling expenses and other allowances;
- (21) shall make due arrangements for examinations

 Act and Statute being conducted in accordance with the laws of the University, and for the supervision of such examinations and fix the remuneration of superintendents;
 - (22) shall publish the results of the University examinations;
- (23) shall have the power, subject to the provisions in the laws, to dispense with a strict compliance with the laws of the Univer-Statule. sity with reference to the time, place and manner of examinations, or to the time and manner of conducting any election; and also to allow such departure from a strict compliance with the laws as circumstances may demand as to the duration of courses of Ordinary University Lectures, hours of transaction of business in the office of the Registrar, and in respect of dates, for payment of examination fees, for submission of applications for examinations and of attendance certificates, of applications for certificates of having passed any examination and of applications for Convocation; provided that any resolution of the Syndicate passed in reference to such departure from prescribed procedure shall be reported to the Senate at its next meeting together with a full statement of the special grounds upon which the Syndicate acted;
- (24) shall have the power on the recommendation of the Academic Council to exempt by a special order and on such conditions as the Syndicate may think fit a candidate for a University

aThe words "and the Council of Affiliated Colleges," have been omitted.

Examination from being an enrolled member of a constituent college or of an affiliated college;

- (25) shall have the power subject to the provisions in the laws to appoint, fine, suspend, or dismiss any servant of the University;
- (26) shall have the power subject to the provisions in the laws to take cognizance of any Statute misconduct by any student in a college or hostel connected with a college or colleges, or by any candidate for Matriculation or for any University Examination or for a degree, diploma, license, title or mark of honour, brought to the notice of the Syndicate by a Director of Public Instruction of Chief Educational Officer of a Province or by the responsible authorities of the college or hostel or school concerned or in the case of a State College in an Indian State by the Chief Educational Officer of the State, or in any case by a member of any one of the University authorities or the Registrar of the University or by a Chairman of a Board of Examiners, or a Chief Superintendent at any centre of examination and to punish such misconduct at any time by exclusion from any University Examination, or from any Convocation for the purpose of conferring degrees, either permanently or for a specified period, or by cancelling any University Examination or by deprivation of any University Scholarship or Endowment held by such person or by each;
- (27) shall have the power to refer any matter to statute. the Academic Council, ***a a Faculty or a Board of Studies, and to call for a report thereon.
- (28) shall have the power to draft such statutes and ordinances as may from time to time be necessary and to submit them to the Senate in accordance with the Laws;
- Statute. Statute in the Laws, to appoint its own Committees and to make its own Standing Orders and, subject to the Laws of the University, to regulate the disposal of its own business; the Chairman being entitled to vote on any question and if votes are equally divided to exercise a second or casting vote;

[.] The words "and the Council of Affiliated Colleges," have been omitted,

- (30) shall exercise such other powers and perform such other duties as may be conferred, or imposed on it by the Act, the Statutes or the Ordinances;
- Act
 Annual Report

 Annual Report

 Annual Report

 Annual Report

 Annual Report

 Annual Report

 Mitted to the Senate on or before such date as may be prescribed by the Statutes and shall be considered by the Senate at its next annual meeting. The Senate may pass resolutions thereon and communicate the same to the Syndicate which shall take action in accordance therewith. The Syndicate shall inform the Senate of the action taken by it A copy of the report with a copy of the resolutions thereon, if any, of the Senate shall be submitted to the Local Government for information.
- 5. The Syndicate may, either of its own motion or on the recommendation of the Academic Council, make proposals to the Senate for the conferment of honorary degrees and shall, after the Senate assents thereto submit such proposals to the Chancellor may act on the recommendation of the Syndicate only.
 - Act
 Annual Accounts.

 6. The annual accounts and the financial estimates of the University shall be prepared by the Syndicate and shall be dealt with in accordance with the laws laid down in Chapter XXI.

CHAPTER XII.

THE ACADEMIC COUNCIL?

Constitution

Act S. 23.

Constitution of mic Council in addition to the Vice-Academic Council.

Chancellor shall be—

Class I-Ex-Officio Members.

(1) The Director of Public Instruction, Madras.

- · (2) The University Professors.
 - (3) The Heads of University Departments of Study and Research.
 - (4) The Librarian of the University Library.
 - (5) The Principals of first-grade colleges.
 - (6) The Principals of Professional colleges.
 - (7) The Principals of constituent second-grade colleges.
 - (8) Readers of the University appointed under clause (g) of Section 19.
 - (9) Members of the Senate nominated under clause 12 of Class III of sub-section (a) of Section 14.
- (10) Members of the Syndicate who are not otherwise members of the Academic Council.

Class II-Other Members.

- (1) Six members elected by the Principals of affiliated Second-grade colleges from among themselves.
- (2) Five members elected by the Senate from its own body who are not engaged in teaching.
- (3) Three teachers of each of the Honours Colleges and of the Madras Medical College to be elected by the teachers in such college.
- (4) Two teachers of each of the first grade and professional colleges (other than honours colleges and the Madras Medical College) to be elected by the teachers in such college.
- (5) Three persons elected from among themselves by the Headmasters of High Schools recognised by the Local Government.
- (b) Save as otherwise provided, elected and nominated members of the Academic Council shall hold office

for a period of three years from the date of the election or nomination as the case may be:

Provided however that no member elected in his capacity as a member of a particular electorate shall hold office for a longer period than three months after he has ceased to be such member unless meanwhile he again becomes a member of that electorate:

Provided also that where an elected or nominated member of the Academic Council is appointed temporarily to any of the offices by virtue of which he is entitled to be a member of the Academic Council ex-officio, he shall by notice in writing signed by him and communicated to the Vice-Chancellor within seven days from the date of his taking charge of his appointment, choose whether he will continue to be a member of the Academic Council by virtue of his election or nomination or whether he will vacate office as such member and become a member exofficio by virtue of his appointment and the choice shall be conclusive. On failure to make such choice, he shall be deemed to have vacated his office as an elected or nominated member:

Provided also that a member elected under clause (2) of Class II of sub-section (a) shall cease to be a member of the Academic Council if he subsequently becomes engaged in teaching.

(c) When a person ceases to be a member of the Academic Council he shall cease to be a member of any of the authorities of the University of which he may happen to be a member by virtue of his membership of the Academic Council.

Powers and Duties.

- Act. 8.25

 2. Subject to the provisions of the Powers of the Act, the Academic Council shall have Academic Council. the following powers, namely:—
 - (a) to make Regulations and amend or repeal the same;

- (b) to advise the Senate and Syndicate on all academic matters;
 - (c) to make proposals to the Senate and the Syndicate for the institution of Professorships, Readerships, Lectureships, or other teaching posts and in regard to the duties and emoluments thereof;
 - (d) to make Regulations regarding the special courses of study or division of subjects in constituent, affiliated and oriental colleges;
 - (e) to make Regulations for the encouragement of co-operation and reciprocity among constituent, affiliated and oriental colleges with a view to promoting academic life;
 - (f) to make Regulations regarding courses of study, examinations and the conditions on which students of constituent, affiliated and oriental colleges shall be admitted to examinations of the University; and to approve, modify or reject the recommendations of Boards of Studies regarding the text-books and syllabuses required to be prescribed under the regulations;
 - (g) to constitute Faculties in Arts, Science, Law, Medicine, Engineering, Technology, Teaching, Agriculture, Commerce, Oriental Learning, Indian system of Medicine, Fine Arts and such other subjects as may be prescribed;
 - (h) to make proposals to the Syndicate for the framing of Ordinances for the management of University Laboratories, Libraries and institutes of research, constituent colleges and hostels instituted by the University and other institutions established by the University;

- (i) to recommend to the Senate schemes for the constitution or reconstitution of departments of teaching;
- (j) to promote research within the University and to call for reports on such research from the persons engaged therein and to make recommendations to the Syndicate thereon; and
- (k) to appoint a Standing Committee of which not less than one-third shall be members of the Academic Council who are Principals or teachers of affiliated colleges and to delegate to it such of its powers as it may deem fit.

Meetings and Proceedings.

Statute.

Meetings of the Academic Council.

3. There shall be two ordinary meetings of the Academic Council in the year in the months of February and August on dates to be fixed by the Vice-Chancellor.

The Registrar shall, under the direction of the Vice-Statute Chancellor, give not less than six Notice of meeting. weeks' notice of the date of an ordinary meeting.

- 4. The Vice-Chancellor may, whenever he thinks fit,

 Statute.

 Special meeting signed by not less than 35 members of the Academic Council.

 Council.

 Requisition must be in writing, and signed by the requisitionists, and must be forwarded to the Registrar with a copy of the resolution or resolutions to be moved and the name of the proposer of each resolution.
- 5. Any member who wishes to move a resolution at meeting shall forward a copy of th resolution to the Registrar so as t reach him not less than thirty clear day before the date of the meeting. A member who has forwarded a resolution, may, by giving written notice which shall reach the Registrar not less than

two clear days before the date fixed for the despatch of the agenda paper, withdraw the resolution.

- 6. The Registrar, under the direction of the Vice-Chancellor, shall cause each resolution of which notice has been given and which has not since been withdrawn in accordance with Statute 5 of this Chapter to be placed in the Agenda paper of the meeting at which it is to be moved.
- 7. Not less than twenty-one clear days before the date of every meeting, the Registrar shall issue to every member an agenda Agenda paper. paper specifying the day and the hour of the meeting and the business to be brought before the meeting, but the non-receipt of the agenda paper by any member shall not invalidate the proceedings of the meeting; provided that the Vice-Chancel-lor may bring any business which in his opinion is urgent before any meeting with shorter notice or without placing the same on the agenda paper.
- 8. Any member wishing to move an amendment to a resolution on the agenda paper of any meeting shall forward a copy of the same to the Registrar so as to reach him not less than nine clear days before the day of the meeting at which the resolution is to be moved.
- 9. The Registrar shall, on the receipt of amendments given in accordance with Statute S of this Chapter, prepare under the direction of the Vice-Chancellor an amended agenda paper showing all the resolutions and amendments.

The Registrar shall post a copy of the amended agenda to each member of the Despatch of Academic Council not less than five amended Agenda clear days before the date of the paper.

Statute. Quorum.

10. Thirty-five members of the Academic Council shall be the quorum for a meeting of the Academic Council.

11. The Vice-Chancellor, if present, shall preside at all meetings of the Academic Council, but if the Vice-Chancellor be not present the members present shall elect a Chairman from among themselves.

Business of Meetings.

- 12. At every meeting of the Academic Council the statute. following shall be the order of business Order of business after the election, if it be necessary, of the Chairman:—
 - (i) Any motion for a change in the order of business as stated in the agenda paper.
 - (ii) Business brought forward by the Vice-Chancellor including business remitted by the Scnate and the Syndicate.
 - (iii) Business brought forward by the Faculties.
 - (iv) Business brought forward by the Boards of Studies.
 - (v) Business brought forward by members of the Academic Council.

Procedure.

13. The procedure at meetings of the Academic Statute. Council and of the Academic Council in Procedure at Committee shall be regulated generally meetings. by the procedure laid down, for the Senate in Chapter X, (Statutes 17, 20, 21, and 34 to 82), so far as it is applicable.

CRAPTER XIII.

FACULTIES.

Statute
1. The following shall be the Number of Fa- Faculties of the University:—

Faculty of Arts, Science, Law, Medicine, Engineering, Teaching, Agriculture, Veterinary Science, Commerce, Oriental Learning, and Fine Arts.

2. The Faculty of Arts shall comprise the following departments of Teaching:—English; Fepartments of Languages other than English forming part of the Arts Course; Philosophy; History; Economics; and Geography.

The Faculty of Science shall comprise the following departments of teaching:—Mathematics; Physics; Chemistry; Botany; Zoology and Physiology; Geology and Anthropology.

The Faculty of Oriental Learning shall comprise the following departments of teaching:—Sanskrit: Oriya with Marathi, Hindi, Burmese and Sinhalese; Hebrew with Syriac, Arabic, Persian and Urdu; Tamil; Telugu; Kanarese; and Malayalam.

The Faculty of Fine Arts shall comprise the following Departments of teaching:—Drawing, Painting and Architecture; Indian Music; and Western Music.

The Faculties of Law, Medicine, Engineering, Teaching, Agriculture, Veterinary Science and Commerce shall each comprise one department of teaching in the subject.

(Regulations.)

3. Appointments to Faculties shall be made by the Academic Council at a meeting. Provided that not less than three-fourths of the total number of members of every

Faculty shall be members of the Academic Council. Provided also that, if between two meetings of the Academic Council vacancies occur among the members of the Faculty who are also members of the Academic Council such vacancies may be filled up by the Syndicate, and the persons so appointed shall hold office only till the next meeting of the Academic Council after their appointment.

If at any time, difficulty should be felt in maintaining the proportion prescribed in this Regulation by appointing a member or members of the Academic Council to a Faculty, the Syndicate shall, by drawing lots in such manner as it may determine decide as to which member or members of the Faculty who are not members of the Academic Council, shall cease to be members of the Faculty. Should it become necessary to terminate the membership of all the members of a Faculty who are not members of the Academic Council, in order to maintain the proportion prescribed in this Regulation, the Syndicate shall be empowered to do so without drawing lots. For purposes of appointments to interim vacancies and termination of membership, by the Syndicate, as contemplated in this Regulation, the Syndicate shall be treated as the Committee to which this Council has delegated its power, in accordance with Section 42 of the Act as amended.

- 4. Every member of the Academic Council shall be assigned by order of the Academic Council to one or more of the Faculties at the meeting of the Academic Council next after his becoming a member.
- 5. (a) Subject to the provisions of Regulation 3, members of Faculties who are members of the Academic Council shall hold office as long as they continue to be members of the Academic Council.
 - (b) Subject to the provisions of Regulation 3, members of Faculties who are not members of the Academic Council shall hold office for a period of three years from the date of their appointment.

- 6: Each Faculty shall elect one of its members to be its President. The election shall be statute conducted by the Registrar under the Election of direction of the Vice-Chancellor and, as far as may be, in accordance with the procedure prescribed for the election of members of the Syndicate. The Registrar shall communicate the result of the election to the members of the Faculty.
- 7. The President of a Faculty shall, if he continues to be a member of the Faculty, hold office for three years, on the expiry of which he shall vacate office but shall be eligible for re-election.
- 8. During the temporary absence of the President,

 Statute or in the interval between the vacating of office by a President and the election of this successor, the Vice-Chancellor shall nominate a member of the Faculty who shall, for the time being and so far as may be necessary, act as President of the Faculty.

Powers of a Faculty shall have power—culty.

- (i) to consider and report on any matter referred to it by the Scnate, the Academic Council, the Syndicate or the Vice-Chancellor:
- (ii) to draft Regulations in regard to courses of study and examinations prescribed by the University and to lay such Regulations before the Academic Council;
- (iii) to remit any matter to a Board of Studies within the purview of the Faculty for consideration and report;
- (iv) to consider any report or recommendation of any Board of Studies;
- (v) to appoint a Committee of the Faculty for any purpose within the cognizance or powers of the Faculty;

- (vi) to hold meetings of the Faculty or a Committee of the Faculty along with any other
 Faculty or a Committee thereof for the discussion of any matter of common interest.
- 10. Meetings of a Faculty shall be convened by the President at such times as may be necessary or on the written requisition of the Vice-Chancellor or on the written requisition of not less than a third of the members constituting the Faculty for the time being.
- 11. Any member of a Faculty may bring before any meeting of the Faculty any matter with in its cognizance by giving notice to the President, who shall, subject to the provisions of Law 9 of this Chapter, instruct the Registrar to include such matter in the agenda paper of the next meeting of the Faculty.
- of the Faculty to be issued to each member of the Faculty, ordinarily not less than ten days previous to the meeting, stating the time and place of the meeting, and showing all the business to be brought before the meeting. Urgent meetings may be summoned at less than ten days' notice. No matter of business which is not entered on the agenda paper of a meeting of a Faculty shall be considered at the meeting: provided that the President may, for reasons of urgency, bring any matter before any meeting without previous notice.
 - 13. The President shall preside at all meetings of the Faculty, but, in his absence, the members present shall elect a Chairman from among themselves.
- 14. Subject to the foregoing Regulations the procedure at meetings of Faculties shall be in general accordance with the Regulations in regard to the procedure at meetings of the Academic Courseil. With regard to any point of

order or matter of procedure the decision of the Chairman shall be final.

15. The quorum for a meeting of a Faculty shall be one-third of the mem-**Statute** Quorum bers of the Faculty.

When a Faculty remits any matter to a Board or Boards of Studies, it may request the Statute Board or Boards to communicate its or οf Rem1881011 their report or decision directly to the matter to Boards Academic Council or other authority of Studies. concerned.

The President may, at his discretion, remit any matter referred to the Faculty to a Board or Boards of Studies within the Statute purview of the Faculty before laying it before a meeting of the Faculty.

Statute Proceedings to be communicated Academic Council.

18. The proceedings of the meetings of the Faculties shall be communicated by the Registrar to the Academic Council or other authority concerned.

CHAPTER XIV.

*BOARDS OF STUDIES.

(Ordinances).

1. There shall be Boards of Studies Boards of Studies in the following branches of knowledge:-

i. English. ii. Sanskrit. iii. Oriya, Maraiki, Hindi, Burmese and Sinbalese. iv. Greek, Latin, French

and German. v. Hebrew, Syriac.

vi. Arabic, Persian and Urdu. vii. Dravidian Languages.

viti. Tamil.

ix. Telugu. x. Kanarese.

xi. Malayalam.

xii. Philosophy. xiii. History and Politics.

xiv. Economics. xv. Geography,

xvi. Mathematics,

xvii. Physics. xviii. Chemistry.

^{. *} Ordinances framed under the Act VII of 1928 as amended by Act XII of 1929.

xix. Botany.
xx. Zoology.
xxi Geology.
xxii. Anthropology.
xxiii. Teaching.
xxiv. Law.
xxy. Medicine.

xxvi. Engineering. xxvii. Agriculture.

xxviii. Veterinary Science.

xxix. Commerce.

xxx. Drawing and Architecture. xxxi. Indian Music.

xxxii. Western Music.

Constitution of Boards

2. Each Board shall consist of:-

- (a) the University Professor or where there Professor the Head of the Department or Section i subject for which the Board is appointed, ex-officio;
- (b) no fewer than three nor more than twelve bers.
- 3. Members of the Boards of Studies other ex-officio members shall be appoint the Syndicate and shall hold office period of three years or such si period as may be fixed at the time of the appointment

The Chairman shall be elected by the members c

In the event of a vacancy in the office of the Chairman, the Syndicate shall appoint a member of the Board to act as Chairman until a Chairman is elected by the Board.

- 4. It shall be the duty of each Board of Studies to consider and report on any matter referred to it in accordance with the Laws (Statutes, Ordinances and Regulations) of this University, by the Syndicate or by the Academic Council or the Faculty or the President of the Faculty concerned with the subjects with which it deals.
- 5. Each Board shall have power to recommend to the Syndicate persons suitable for appointment as Examiners in the subject with which it deals; to recommend text-books when necessary;

 Powers to consult specialists who are not

Powers to consult specialists who are not members of the Board; to make

recommendations in regard to courses of study and examinations in the subject with which it deals.

- 6. Meetings of a Board of Studies shall be convened by the Chairman of the Board, or at his request by the Registrar, at such times as may be necessary, or on the written request of not less than one-third of the number of members serving on the Board, at the time. Where, in the temporary absence of a Chairman, a meeting of a Board of Studies is required to be convened for the purpose of urgently dealing with any University business, the Registrar will act as Convener and shall take the necessary action.
- 7. The Chairman shall preside at all meetings of the Board of Studies, and in his absence, at any particular meeting, the members present shall elect their own Chairman. Three members shall form a quorum.

CHAPTER XV.

Legislation.

Statute
Laws of the University.

1. The Laws of the University shall consist of the Act, Statutes, Ordinances, and Regulations.

Statutes.

- 2. Subject to the provisions of the Act, the Statutes may provide for all or any of the following matters, namely—
 - (a) the constitution, powers and duties of the authorities of the University;
 - (b) the conditions of recommendation by the Senate of local areas to be recognised by the Government as University centres;
 - (c) the conditions of recognition of constituent colleges, of affiliation to the University of Affiliated Colleges and of approval of institutions as Oriental Colleges;

- (d) the institution and maintenance of constituent colleges and hostels;
- (e) the powers, duties and conditions of service of the officers of the University other than the Chancellor and the Pro-Chancellor;
- (f) the holding of convocations to confer degrees;
- (g) the conferment of honorary degrees;
- (h) the administration of endowments and the institution and conditions of award of fellowships, travelling fellowships, scholarships, studentships, bursaries, exhibitions, medals and prizes.
- (i) the classification and the mode of appointment of teachers of the University;
- (j) the institution of pension or provident fund for the benefit of the teachers of the University or its servants;
- (k) the maintenance of a register of registered graduates; and
- (1) all matters which by the Act may be prescribed by the Statutes.
- 3. (1) The Senate may of its own motion take into

 statute consideration the draft of any Statute;

 Statutes-how provided that in any such case before a

 made. Statute is passed affecting the powers or
 duties of any officer or authority, the opinion of the Syndicate and a report from the person or authority concerned
 shall have been taken into consideration by the Senate.
- (2) The Syndicate may propose to the Senate the draft of any Statute. Such draft may be considered by the Senate at its next succeeding meeting. The Senate may approve such draft and pass the Statute or may reject it or return it to the Syndicate for reconsideration either in whole or in part, together with any amendments which the Senate may suggest. After any draft so returned has been further considered by the Syndicate, together with any amendments suggested by the Senate, it shall be again presented to the Senate with the report of the Syndicate.

thereon, and the Senate may then deal with the draft in any manner it thinks fit.

- (3) Where any Statute has been passed by the Senate or a draft of a Statute has been rejected by the Senate, it shall be submitted to the Chancellor who may refer the Statute or draft back to the Senate for further consideration or in the case of a Statute passed by the Senate assent thereto or withhold his assent. A Statute passed by the Senate shall have no validity until it has been assented to by the Chancellor.
- (4) The Syndicate shall not propose the draft of any Statute or of amendment to a Statute—
- (a) affecting the status, powers or constitution of any authority of the University until such authority has been given an opportunity of expressing an opinion upon the proposal; any opinion so expressed shall be in writing and shall be considered by the Senate and shall be submitted to the Chancellor; or
- (b) affecting the conditions of recognition, affiliation or approval of Colleges except after consultation with the Academic Council.

Ordinances.

- 4. Subject to the provisions of the Λct and the Statutes, the Ordinances may provide for all or any of the fellowing matters, namely:--
 - (a) the admission of students to the University and the levy of fees in colleges maintained by the University;
 - (b) the conditions of residence of the students of the University and the levy of fees for residence in hostels maintained by the University;
 - (e) the conditions of recognition of hostels not maintained by the University;
 - (d) the qualifications and emoluments of teachers . of the University;
 - (e) the fees to be charged for courses of teaching given by teachers of the University and for tutorial and supplementary instruction given by the University;

- (f) the conditions subject to which persons who may hereafter be permanently employed may be recognised as qualified to give instruction in conistituent, affiliated and oriental colleges and hostels;
- (g) the appointment and duties of examiners;
- (h) the conduct of examinations; and
- all matters which by the Act or by the Statutes may be provided for by the Ordinances.
- 5. (1) In making Ordinances the Syndicate shall consult—
- S.32 Ordinances the mances how made.

 The Board of Studies when such Ordinances affect the appointment and duties of examiners; and
 - (ii) the Academic Council when they affect the conduct or standard of examinations, or the conditions of residence of students;
- (2) All Ordinances made by the Syndicate shall have effect from such date as it may direct, but every Ordinance so made shall be submitted as soon as may be to the Chancellor and the Senate and shall be considered by the Senate at its next succeeding meeting. The Senate shall have power by a resolution passed by a majority of not less than two-thirds of the members present at such meeting to cancel or modify any such Ordinance.
- (3) The Chancellor may direct that the operation of any Ordinance shall be suspended until such time as the Senate has had an opportunity of considering the same.

Regulations.

6. The Academic Council may make Regulations con-Act S 33 Regulations-how made. sistent with the Act and the Statutes to carry out the duties assigned to it thereunder.

All such Regulations shall have effect from such date as the Academic Council may direct; but every Regulation so made shall be submitted as soon as may be to the Senate who shall consider it at its next meeting. The Senate shall have power, by a resolution passed by a majority of not less than two-thirds of the members present at such meeting, to cancel or modify any such Regulation.

CHAPTER XVI.

LEGAL ADVISER.

It shall be competent for the Syndicate to appoint a

Statute

Legal Adviser—

Terms of appointment.

Legal Adviser—

Such remuneration and other terms, and to perform such duties as it may fix from time to time.

The Legal Adviser so appointed shall not be a member of the Syndicate.

CHAPTER XVII.

ELECTIONS TO THE AUTHORITIES OF THE UNIVERSITY

- A. General rules applicable to all elections under the Act.
- 1. Except as otherwise provided in the Laws, the Vice-Chancellor shall direct the holding of all elections and shall have power—ing of elections
 - (a) to fix the date of elections;
 - (b) to determine the form of notice, nomination, letter of intimation, declaration paper, ballot paper and cover and envelope for any election;
 - (c) to decide the validity or invalidity of each ballot paper or of each vote recorded; and
 - (d) to declare the results of each election.

Provided that, in the case of elections enumerated in Statute 9 of this Chapter, the Officers holding the elections shall, subject to the provisions of Statute 9, exercise the powers under (a), (c) and (d) above.

The decision of the Vice-Chancellor or the Officers named in Statute 9 shall, subject to the provision in Section 41 of the Act, be final.

- Statute Reference to Chancellor of dispute as to validity of election.
- If any question arises whether any person has been duly elected as, or is entitled to be, a member of any authority or body of the University the Vice-Chancellor shall refer it to the Chancellor whose decision thereon shall be final.
- Any vacancy among the elected members of any authority of the University shall be Statute filled up as soon as conveniently may be up of Filling by the electorate which elected the mem-Vacaacies. ber whose place has become vacant.
- The Vice-Chancellor shall have power to direct Statute the holding of elections in anticipation of Elections in an - vacancies that are about to occur owing ircipation of vacanto efflux of time. ciès.
- No election to an authority of the University shall Statute be invalid by reason of any vacancy among the persons entitled to vote at such Election not invalid by reason of election, or of the loss during transmisvacancies in Elecsion of any notice or ballot paper. torate.
- 6. The results of all elections shall be published in the Gazette.

Elections shall take effect, in the case of anticipatory elections, from the date of the occurrence Dates from which of the vacancy, and, in other cases, from Elections take the date of declaration of the result of effect. the election.

- Objections to elections shall be made in writing and shall be forwarded to the Vice-Chan-Statute cellor so as to reach him within seven Objections to clear days after the declaration of the Elections. result of the election.
- The ballot papers, together with the declaration papers, of each election shall be pre-Statute served in the University Office or the Preservation of election papers. office of the Officer referred to Statute 9, as the case may be, for a period of three months after the date of the election, or, if any question arises as to the election, until it is disposed of.

B. Elections conducted by agencies other than the University.

Statute

Elections to be conducted by specited persons.

In the case of the elections enumerated below, the Vice-Chancellor shall direct the holding of the election within a date specified by him, and the Officers, referred to in the fourth column below shall thereupon hold the election in accordance with Statutes 15 to 23, and 26 and 27, and shall

exercise the powers and perform the duties of the Vice-Chancellor and the Registrar under the above mentioned Statutes and the proviso to Statute 1.

Name of the Electorate	No. of per sons to be elected.	University authority to which elected.	Official to hold the election.
1. The Madnas Legislative Council.	12	Senate.	President, or if authorised by the President,
2. The Madras Corporation	4	,,	the Secretary. Mayor of Madras or, if authorised by him, the Commissioner.
3. District Boards and Municipalities.	2 from each District.	*1	Collector of the District or any Gaz sted Officer not below the rank of a Deputy Collector
4. The Madras Chamber of Commerce.	2	71	empowered by the Collector in this behalf. President, or if authorised by the President,
5. The Southern Ludian Chamber of Commerce	2	19	the Secretary. Do.
6. The Madras Land-holders Association.	2	13	Do,
7. The Muhammadan Educa- tional Association of		٠,	Do.
Southern India 8. Teachers of Colleges	see Act.	Academic Council.	Principals of Colleges.

- C. Elections conducted by the University.

 (a) Electoral Rolls.
 - (i) Register of Graduates.
- 10. (1) The Syndicate shall maintain a register on which any graduate of the University who became eligible for a degree in any Register of Graduates.

 Register of Graduates.

 Faculty not less than seven years before registration shall be entitled to have his name entered and retained subject to the following provisions:—

He shall apply in the prescribed form to the Registrar and pay a consolidated fee of rupees five, which will entitle him to have his name entered and retained in the Register for life. A graduate who, before 29th March 1927, had registered his name for a term shall, on payment of such amount as will bring up his total pay-

ment to rupees five, he registered for life.

(2) The Register of Graduates shall be revised and corrected only on the first day of October of each year. Applications for revision or correction as prescribed above shall reach the Registrar not later than the fifteenth day of September preceding.

- (3) Any graduate may inspect the Register of Graduates during office hours on application to the Registrar and may on payment of rupees two have a copy of it sent to him.
- (ii) Register of Headmasters of Recognised High Schools.

 11. The Syndicate shall maintain a Register showing the names and addresses of all Headmasters of complete High Schools recognised by the Local Government.

(iii) Register of Donors.

12. The Syndicate shall maintain a Register showing the names and addresses of every Association making a donation to the Univer-Register of Dosity of not less than Rs. 25,000 and of every person making a donation of not less than Rs. 10,000 but not amounting to Rs. 25,000 or more.

tions.

(b) Conduct of Elections.

- The Vice-Chancellor may direct the Registrar to do all things necessary for the conduct of all elections conducted by the Univer-Registrar to conduct election. sitv.
- Tf any vacancy occurs, or is about to occur by 14. efflux of time, among the members Statute any University authority which has to be Notification filled up by an election conducted by the the vacancy. University, a notification of the fact shall be published in the Gazette.
- 15. In all elections under the Act, the method postal voting, with the option to deposit Statute the envelopes in a ballot box on the day Posial voting for of the poll, shall be adopted. all elections.
 - Where persons holding office as Principals of 16. Colleges, Teachers in Colleges or Headmasters of High Schools, are entitled to take part in an election, the persons for Statute the time being acting as such Principals, Eligibility of actpersons to Teachers or Headmasters and performtake part' in Elecing the duties of each such office shall have all the rights and powers vested in them by the Act and by these Laws.

'Teachers' of Colleges means persons giving jastruction in Colleges. If any question arises whether any person is a teacher, or any class of persons are teachers, it shall be decided by the Syndicate. 'Headmasters of High Schools' means Headmasters of complete High Schools within the territorial jurisdiction of the University recognised by the Local Government.

Each elector shall be at liberty to nominate a qualified person to fill the vacancy. Every Statute nomination shall be in the prescribed form and shall be made by an elector in Nominations writing and shall be seconded in writing by another Every such nomination shall be accompanied by a statement signed by the nominee agreeing to serve on the authority, if elected, and must reach the Registrar, in the case of the election of members of the Senate by registered graduates, not later than fourteen clear days, and, in the case of all other elections, not later than ten clear days after the publication of the notification in the Gazette.

18. All nomination papers shall be scrutinized by the Returning Officer or other Officer authorised by him on this.

Statute behalf on the date and hour and at the Scrutiny of nomiplace appointed and notified in the notice nation papers of vacancy. Candidates and a representative of each candidate appointed in writing by him may be present at the scrutiny. A list of candidates whose nomination papers have been declared valid shall be published by affixing the same on the notice board in the office of the Returning Officer on the same day.

Any candidate may withdraw his candidature by notice in writing subscribed by him and delivered to the Returning Officer or other person authorized by him, not later than

Statute Withdrawal of nominations.

three o'clock in the afternoon on the of date succeeding the day appointed for the scrutiny of nominations. A candidate who has withdrawn his candidature

shall not be allowed to cancel the withdrawal or to be re-nominated as a candidate for the same election.

The Returning Officer or other person authroized by

Statute him shall publish on the same day, after.

Publication of the time for withdrawal of nominations valid nominations. has lapsed, a final list of candidates validly nominated.

If the number of candidates who are validly nominated statute and who have not withdrawn their Declaration of candidature in the manner and within nominated candidates and Election number of vacancies to be filled, all such candidates shall be declared to be duly elected.

If the number of such candidates is less than the number of vacancies, all such candidates, if any, shall be declared to be elected, and the constituency shall be called upon to elect a person or persons, as the case may be, to fill the remaining vacancies.

If the number of such candidates exceeds the number of vacancies to be filled, the elections shall be proceeded with in the manner prescribed in the following Statutes.

The Registrar shall forward to each through the post a numbered declaration Statute paper, a ballot paper on which the names of the candidates shall be arranged in Despatch of ballot alphabetical order and which shall bear paper. on it the Registrar's initials and the date of posting, a ballot paper cover, and an envelope addressed to the Registrar, together with a letter of intimation stating the number of vacancies, the date and hours fixed for the poll, and the day and the hour fixed for the scrutiny and counting of votes. The papers shall be forwarded to the address entered against the name of the elector in the elector toral roll or, if the elector has since the publication or preparation of the roll changed his address and intimated the fact in writing to the Registrar not later than fourteen days before the date fixed for the despatch of ballot papers. to the address so given.

The date fixed for the poll shall be, for the election of members of the Senate by registered graduates, not less than fourteen clear days, and, for all other elections, not less than ten clear days, after the date of the posting of the ballot paper.

20. The elector shall, after filling up the declaration paper and the ballot paper in accordance with the directions given in the letter of intimation, enclose the ballot paper in the ballot paper cover and stick it and enclose the cover and the declaration paper in the envelope addressed to the Registrar and send the envelope by registered post so as to reach the Registrar not later than the day and the latest hour fixed for the poll.

Provided that, at his option, the elector may, either in person or by an agent, deposit the envelope addressed to the Registrar in the ballot box on the day and during the hours fixed for the poll.

21. If an elector is incapacitated from blindness or other physical cause from voting in the Recording of votes of electors physically incapacitated for him to record his vote by the hand of any of the persons enumerated below and such person shall, on the declaration paper, certify the incapacity and attest the fact of his having been requested by the elector to mark the ballot paper for him and of its having been so marked by him in the presence of the Elector.

The following persons are empowered to attest votes of incapacitated electors:—

Magistrates (as defined in the Code of Criminal Procesture),

Judges of and above the rank of District Munsifs,

District Registrars,

Sub-Registrars,

District Educational Officers and Inspectresses of Girls' Schools,

Deputy Inspectors of Schools, and Sub-Assistant Inspectresses of Schools,

Principals of Constituent and Affiliated Colleges,

Headmasters of Recognised High Schools,

Members of the Senate or of the Academic Council, and

Holders of titles conferred by the Government.

22. An elector who has not received his ballot and other connected papers sent by post, or Procedure when voting papers are before their despatch back to the Registor spoilt trar have been inadvertently spoilt, may transmit a declaration to that effect signed by himself and require the Registrar to send him new papers in place of those not received, lost or spoilt; and, if the papers have been spoilt, the spoilt papers shall be returned to the Registrar who shall cancel them on receipt. In every case when new papers are issued, a mark shall be placed against the number of the elector's name in the

register (electoral roll) to denote that new papers have been issued in place of those not received, lost or spoilt.

23. On the day and at the hour appointed for the scrutiny and counting of votes, the envelopes received from the electors by the Procedure on Registrar, except those which have not either been sent by registered post so as to reach the Registrar not later than the day and the latest hour fixed for the poll or deposited in the ballot box provided on the day and during the hours fixed for the poll, shall be arranged and counted. They shall then be opened and the declaration papers and the ballot paper covers examined.

A ballot paper cover shall be rejected if-

 (i) the envelope contains no declaration paper outside the ballot paper cover; or

Ball it paper cover —when rejected.

- (ii) the declaration paper is not the one sent by the Registrar; or
- (iii) the declaration or attestation is not in accordo ance with the rules; or
- (iv) the ballot paper is placed outside the ballot paper cover; or
- (v) more than one declaration paper or cover containing ballot paper have been enclosed in one and the same envelope.

In each case of rejection, the word 'rejected' shall be endorsed on the ballot paper cover or the declaration paper.

24. No person shall be present at the scrutiny and counting of votes except the Vice-Statute Chancellor, the Registrar and such persons who some as the Vice-Chancellor may appoint to assist the Registrar, the candidates and not more than two representatives of each candidate appointed in writing by him.

(i) Elections without Proportional Representation.

Statute
Elections without proportional representation.

25. In the elections enumerated below, the procedure prescribed in the preceding statutes and Statutes 26 and 27 below shall be followed.

- Election of twenty members to the Senate by the Academic Council.
- (2) Election of five members to the Senate by the Principals of Affiliated Second Grade Colleges from among themselves.
- (3) Election of three members to the Senate by the Headmasters of Recognised High Schools from among themselves.
- (4) Election of eight members to the Syndicate by the Senate from among its members.
- (5) Election of six members to the Syndicate by the Academic Council from among its own members.
- (6) Election of six members to the Academic Council by the Principals of Affiliated Second Grade Colleges from among themselves.
 - (7) Election of five members to the Academic Council by the Senate.
 - (8) Election of three members to the Academic Council by the Headmasters of Recognised High Schools.
- 26. The ballot paper covers, other than those rejected under Statute 23, shall be opened and the ballot papers taken out and mixed together. The ballot papers shall then be scrutinised and the valid votes counted.

A ballot paper shall be invalid if —.

Statute
Ballot papers
invalid.

- (a) it does not bear the Registrar's initials; or
- (b) a voter signs his name or writes any word, or makes any mark on it, by which it becomes recognisable; or
- (c) no vote is recorded thereon; or *

- (d) the number of votes recorded thereon exceeds the number of vacancies to be filled; or
- (e) it is void for uncertainty.

Provided that where more than one vote can be given on the same ballot paper, if one of the marks is so placed as to render it doubtful to which candidate it is intended to apply, the vote concerned but not the whole ballot paper shall be invalid on that account.

- 27. The nominee or the nominees receiving the highest number of votes shall be declared to
 be duly, elected. When two or more
 nominees receive an equal number of
 votes and they cannot all be declared
 elected, the final election shall be made by drawing lots.
 - (ii) Election with Proportional Representation.
- 28. The procedure prescribed in the following Statutes shall be followed only in the election of thirty members to the Senate by Registered Graduates.
 - Statute vote. Each voter shall have only one vote.
- 30. The ballot paper covers, other than those rejected under Statute 23, shall be opened and the ballot papers taken out and mixed together in the Vice-Chancellor's presence. The Vice-Chancellor shall then proceed to count the votes, rejecting as invalid any ballot paper—

Statute
Invalid ballot papers.

- (a) which does not bear the Registrar's initials; or
- (b) on which a voter signs his name or writes any word, or makes any mark, by which it becomes recognisable; or
- (c) on which the figure 1 is not marked; or
- (d) on which the figure 1 is set opposite the names of more than one candidate; or

- (e) on which the figure 1 and some other figure are set opposite the name of the same candidate; or
- (f) which is void for uncertainty

On every paper so rejected, the Vice-Chancellor shall endorse the word 'invalid' and such papers shall be kept in a separate bundle.

31 In the following Statutes—

- (1) "continuing candidates" means candidates not

 Statute elected or not excluded from the poll at

 Definition of any given time;

 terms.
 - (2) "exhausted papers" means ballot papers on which no further preference is recorded for a continuing candidate; provided that a paper shall also be deemed to be exhausted in any case in which—
 - (a) the names of two or more candidates, whether continuing or not, are marked with the same figure and are next in order of preference, or
 - (b) the name of the candidate next in order of preference, whether continuing or not, is marked—
 - (i) by a figure not following consecutively after some other figure on the ballot paper, or
 - (ii) by two or more figures;
 - (3) "first preference" means the figure 1 set opposite the name of any candidate; "second preference" similarly means the figure 2, "third preference" the figure 3, and so on; ◆
 - (4) "original votes" in regard to any candidate means the votes derived from ballot papers on which a first preference is recorded for such candidate;
 - (5)"surplus" means the number by which the votes of any candidate, original and transferred, exceeds the quota as defined in Statute 34:

- ·(6) "transferred votes" in regard to any candidate means vote credited to such candidate, which are derived from ballot papers on which a second or subsequent preference is recorded for such candidate:
 - (7) "unexhausted papers" means ballot papers on which a further preference is recorded for a continuing candidate.

Statute. Procedure for Elections with proportional representation

- 32. In carrying out the operations prescribed in the Statutes hereinafter contained.
- (i) all fractions shall be disregarded; and
- (ii) all preferences recorded for candidates already elected or excluded from the poll shall be ignored.
- Statute Division into Parcels according to first preferences •
- 33. After the invalid ballot papers, if any, have been rejected, the remaining papers shall be divided into parcels according to the first preferences recorded for each candidate and the number of papers in each narcel noted.
- 34. The number of the papers in all the parcels shall then be added together and the total Statute. divided by a number exceeding by one Onota the number of vacancies to be filled, and the result increased by one shall be the number sufficient to secure the return of a candidate (hereinafter called the quota).
 - If at any time a number of candidates equal to 35. the number of persons to be elected has obtained the quota, such candidates shall Statute be treated as elected, and no further steps shall be taken.
- 36. Any candidate, in whose parcel the number of votes on the first preferences being Statute. counted is equal to or greater than the Candidate when quota, shall be deemed elected. elected.

Statute
Transfer of surplus papers

- 37. (1) If the number of the papers in any such parcel is equal to the quota, the papers shall be set aside as finally dealt with.
- (2) If the number of the papers in any such parcel is greater than the quota, the surplus shall be transferred to the continuing candidates indicated on the ballot papers as next in the order of the voters' preference, in the manner prescribed in the following Statute.
- 38. (a) If and whenever as the result of any operation prescribed by these Statutes a candidate has a surplus, that surplus shall be transferred in accordance with the provisions of this Statute.
- (b) If, in ascertaining the number of papers to be transferred from a sub-parcel, fractional parts are found to exist and if, owing to the existence of such fractional parts, the number of papers to be transferred is less than the surplus, as many of these fractional parts taken in the order of their magnitude, beginning with the largest, as are necessary to make the total number of papers to be transferred equal to the surplus, shall be reckoned as of the value of unity, and the remaining fractional parts shall be ignored. If two or more fractional parts are of equal magnitude, that fractional part shall be deemed to be the larger which arises from the larger sub-parcel, and if the sub-parcels in question are equal in size, preference shall be given to the candidate who obtained the larger number of original votes.
 - (c) If more than one candidate has a surplus, the largest surplus shall be dealt with first and the others in order of magnitude; provided that every surplus arising on the first count of votes shall be dealt with before those arising on the second count, and so on.
 - (d) Where two or more surpluses are equal, the Vice-Chancellor shall decide, as hereinafter provided in Statute 43, which shall be first dealt with.
 - (e) (i) If the surplus of any candidate to be transferred arises from original votes only, all 31--b

the papers in the parcel belonging to the candidate whose surplus is to be transferred shall be examined and the unexhausted papers divided into sub-parcels according to the next preferences recorded thereon. A separate sub-parcel shall also be made of the exhausted papers.

- (ii) The number of the papers in each subparcel and the total of all the unexhausted papers shall then be ascertained.
- (iii) If the total number of the unexhausted papers is equal to or less than the surplus, all the sub-parcels shall be transferred to the continuing candidates.
- iv) If the total number of the unexhausted papers is greater than the surplus, there shall be transferred from each sub-parcel the number of papers which bears the same proportion to the number of papers in the sub-parcel as the surplus bears to the total number of unexhausted papers.
- (f) If the surplus of any candidate to be transferred arises from transferred as well as original votes, all the papers in the sub-parcel last transferred to the candidate shall be re-examined, and the unexhausted papers divided into sub-parcels according to the next preference recorded thereon. The sub-parcels shall then be dealt with in the same manner as is provided in the case of the sub-parcels referred to in clause (e).
- (g) The papers transferred to each candidate shall be added in the form of a sub-parcel to the papers already belonging to such candidate.
- (h) All papers in the parcel or sub-parcel of an elected candidate not transferred under this Statute shall be set aside as finally dealt with.

- 39. (1) If, after all the surpluses have been transferred as hereinbefore directed, less than the number of candidates required has been elected, the candidate lowest on the poll shall be excluded from the poll and his unexhausted papers distributed among the continuing candidates according to the next preferences recorded thereon. Any exhausted papers shall be set aside as finally dealt with.
- (2) The papers containing original votes of an excluded candidate shall first be transferred.
- (3) The papers containing transferred votes of an excluded candidate shall then be transferred in the order of the transfer in which he obtained them.
- ' (4) Each of such transfers shall be deemed to be a separate transfer.
- (5) If the total of the votes of the two or more candidates lowest on the poll, together with any surplus votes not transferred, is less than the votes credited to the next highest candidate, those candidates may, in one operation, be excluded from the poll and their votes transferred in accordance with the directions given in clauses (1) to (4) above.
- (6) The process directed by this Statute shall be repeated on the successive exclusions of the candidates lowest on the poll until the last vacancy is filled either by the election of a candidate with the quota or as hereinafter provided.
- 40. If as a result of a transfer of papers under these Statutes the number of votes obtained by a candidate is equal to or greater than the quota, the transfer then proceeding shall be completed but no further papers shall be transferred to him.

- 41. (1) If after the completion of any transfer under these Statutes the number of the votes of any candidate shall be equal to or greater than the quota, he shall be deemed elected.
- statute
 (2) If the number of the votes
 of any such candidate shall be equal to
 the quota, the whole of the papers on
 which such votes are recorded shall be set aside as finally
 dealt with.
- (3) If the number of the votes of any such candidate shall be greater than the quota his surplus shall thereupon be distributed in the manner hereinbefore provided, before the exclusion of statute any other candidate.
- Distribution of 42. (1) When the number of continuing candidates is reduced to the number of vacancies remaining unfilled, the continuing candidates shall be deemed elected.
- (2) When only one vacancy remains unfilled and the number of the votes of some one continuing candidate exceeds the total of all the votes of the other continuing candidates, together with any surplus not transferred, that candidate shall be deemed elected.
- (3) When only one vacancy remains unfilled and there are only two continuing candidates, and those two candidates have each the same number of votes and no surplus remains capable of transfer, one candidate shall be excluded under the next succeeding Statute, and the other deemed elected.
- Ag. If when there is more than one surplus to be distributed, two or more surpluses are equal, or if at any time it becomes necessary to exclude a candidate and two or more candidates lowest on more candidates have the same number of votes and are lowest on the poll, regard shall be had to the original votes of each

candidate, and the candidate for whom fewest original votes are recorded shall have his surplus first distributed, or shall be first excluded, as the case may be. If the number of their original votes is the same, the Vice-Chancellor shall decide by lot which candidate shall have his surplus distributed or be excluded.

44. Any candidate or his agent may at any time during the counting of the votes, either before the commencement or after the Statute completion of any transfer of votes (wheof Recounting ther surplus or otherwise), request the ballot papers. Vice-Chancellor to re-examine and recount the papers of all candidates or of any candidate (not being papers set aside at any previous transfer as finally dealt with), and the Vice-Chancellor shall forthwith reexamine and recount the same accordingly. The Vice-Chancellor may also at his discretion recount votes, either once or more often, in any case in which he is not satisfied as to the accuracy of any previous count, provided that nothing herein shall make it obligatory on the Vice-Chancellor to recount the same votes more than once,

Statute

Declaration of results.

45. The Vice-Chancellor shall then declare the names of the candidates who have been duly elected.

- 46. The Registrar shall prepare a form showing-
 - (1) the number of voters who voted,

Statute Election Return.

- (2) the number of ballot papers rejected,
- (a) as being received too late,
- (b) for being sent by ordinary post or in other than the prescribed ways,
- (c) for irregularities connected with the declaration,
- (d) as invalid.

Forms Prescribed under Statute 1 of Chapter XVII for all Elections.

1

UNIVERSITY OF MADRAS.

NOMINATION PAPER FOR ALL ELECTIONS.

Election for which the candidate is nominated. Address of candidate. Number of the candidate in the electoral roll, if any. Name of proposer, Number of the pro- poser in the electoral roll, if any. Signature of the ******************************* proposer, Date,

Consent of the Candidate. I hereby agree to serve on the		
seconder in the electoral roll, if any. Signature of the		
Consent of the Candidate. I hereby agree to serve on the if elected. Signature of Candidate	seconder in the electoral roll, if	***************************************
Consent of the Candidate. I hereby agree to serve on the		
I hereby agree to serve on the		Date,
I hereby agree to serve on the	-	,
Signature of Candidate	Con	esent of the Candidate.
	I hereby agree if elected.	to serve on the,
		Signature of Candidate
Date, 193 .	Date, 193	

2

UNIVERSITY OF MADRAS.

DECLARATION PAPER.

(For all Elections.)

Serial No.

Elector's name

and number in the electoral roll, if any.

ELECTOR'S DECLARATION.

Date

Signature

Station

Address.

3

UNIVERSITY OF MADRAS.

Election to the Senate by Registered Graduates.

BALLOT PAPER.

Face of ballot paper.

Names of candidates,	Mark order of preference in spaces below.
Name and the state of the state	

(Please see instruction on the back)

BACK OF BALLOT PAPER,

Directions for the guidance of the voter.

Vote by placing the figure 1 in the space opposite the name of the candidate for whom you vote. You may also place the figure 2 in the space opposite the name of the candidate who is your second choice, and the figure 3 in the space opposite the name of the candidate who is your third choice, and so on. Otosses or other marks must not be used.

A	ballot	paper	will	be	invalid-
---	--------	-------	------	----	----------

- (a) which does not bear the Registrar's initials; or
- (b) on which a voter signs his name or writes any word or makes any mark by which it becomes recognisable; or
- (c) on which the figure 1 is not marked; or
- (d) on which the figure 1 is set opposite the names of more than one candidate; or
- (e) on which the figure 1 and some other figure are set opposite the name of the same candidate; or
- (f) which is void for uncertainty.

4

Ballot paper for all Elections Other than the election by Registered Graduates.

UNIVERSITY OF MADRAS.

...

Election

BALLOT PAPER

Face of ballot paper.

Names of caudidates.	Mark the	showing voter's
The second secon	ch	oice.

(Please see instructions on the back)

Back of Ballot Paper

- (1) The number of vacancies to be filled is....
- (2) Place a cross mark thus X against the name of the candidate (or each of the candidates) for whom you wish to vote.

8. A ballot paper will be invalid—

- (a) which does not bear the Registrar's initials; or
- (b) on which a voter signs his name or writes any word or makes any mark by which it becomes recognisable; or
- (c) on which no vote is recorded; or
- (d) on which more votes are recorded than the number of vacancies to be filled; or
- (e) if it is void for uncertainty.

UNIVERSITY OF MADRAS.

Election to the Senate by Registered Graduates.

LETTER OF INTIMATION.

Sir,/Madam,

- 1. The persons whose names are printed on the ballot paper sent herewith have been nominated as candidates for election to the Senate. Should you desire to vote at this election, I have to request that you will.—
 - (a) fill up and sign the declaration paper;
 - (b) mark your vote, in the column provided for the purpose in the ballot paper, as directed on the ballot paper;
 - (c) enclose the ballot paper in the smaller cover and stick it; and

2. Ballot papers will be rejected :-

- (1) if the envelope enclosing the ballot paper cover and the declaration paper is not *either* (i) sent by **registered** post and received not later than the hour fixed for the closing of the poll or (ii) deposited in the ballot box at the Senate House on the date and between the hours fixed;
- (2) if the outer envelope contains no declaration paper outside the smaller cover;
- (3) if the ballot paper is not enclosed in the smaller cover;
- (4) if the declaration paper is not the one sent by the Registrar to the voter;
- (5) if more than one declaration paper or cover containing ballot paper have been enclosed in one and the same envelope;
 - (6) If the declaration or attestation is not in order;
 - (7) if the ballot paper is invalid.

3. A ballot paper will be invalid --

- (1) which does not bear the Registrar's initials; or
- (2) on which a voter signs his name or writes any word or makes any mark by which it becomes recognizable, or
 - (3) on which the figure 1 is not marked; or
- (4) on which the figure 1 is set opposite the names of more than one candidate; or
- (5) on which the figure 1 and some other figure are set opposite the name of the same candidate; or
 - (6) which is void for uncertainty.
- 4. Declaration papers need not be attested, but, in the case of a voter who is incapacitated from blindness or other physical cause from voting in the manner prescribed, it shall be competent for him to record his vote by the hand of any of the following persons:—

Magistrates (as defined in the Code of Criminal Procedure); Judges of and above the rank of District Munsifs;

District Registrars; Sub-Registrars; District Educational Officers and Inspectresses of Girls' Schools; Deputy Inspectors of Schools and Sub-Assistant Inspectresses of Schools; Principals of Constituent and Affiliated Colleges; Headmasters of recognised High Schools; members of the Senate or the Academic Council; and Holders of titles conferred by the Government.

Such person shall, on the declaration paper, certify the incapacity and attest the fact of his having been requested by the voter to mark the ballot paper for him and of its having been so marked by him in the presence of the voter.

If a voter inadvertently spoils a ballot paper, he can return it to the Registrar, who will, if satisfied of sucn inadvertence issue to him another paper.

The scrutiny and counting of votes will begin on....

No person shall be present at the scrutiny except the Vice-Chancellor, the Registrar and such persons as the Vice-Chancellor may appoint to assist the Registrar, the candidates and not more than two representatives of each candidate appointed in writing by him.

SENATE	House,)
DATED		

Registrar.

6

UNIVERSITY OF MADRAS.

All elections other than the Election by Registered Graduates.

LETTER OF INTIMATION.

Sir, Madam,

1. The persons whose names are printed on the ballot paper sent herewith have been nomifiated as candidates for

election to the..... Should you desire to vote at this election, I have to request that you will—.

- (a) fill up and sign the declaration paper;
- (b) mark your vote, in the column provided for the purpose in the ballot paper, as directed on the ballot paper;
- (c) enclose the ballot paper in the smaller cover and stick it; and

2. Ballot papers will be rejected :--

- (1) if the envelope enclosing the ballot paper cover and the declaration paper is not either (i) sent by registered post and received not later than the hour fixed for the closing of the poll or (ii) deposited in the ballot box on the date and between the hours fixed;
- (2) if the outer envelope contains no declaration paper outside the smaller cover;
- (3) if the ballot paper is not enclosed in the smaller cover;
- (4) if the declaration paper is not the one sent by the Registrar to the voter;
- (5) if more than one declaration paper or cover containing ballot paper have been enclosed in one and the same envelope;
 - (6) If the declaration or attestation is not in order;
 - (7) if the ballot paper is invalid.
 - 8. A ballot paper will be invalid-
 - (a) which does not bear the Registrar's initials; or

- (b) on which a voter signs his name or writes any word or makes any mark by which it becomes recognisable; or
- (c) on which no vote is recorded; or
- (d) on which more votes are recorded than the number of vacancies to be filled; or
- (e) if it is void for uncertainty.
- 4. Declaration papers need not be attested, but, in the case of a voter who is incapacitated from blindness or other physical cause from voting in the manner prescribed it shall be competent for him to record his vote by the hand of any of the following persons:—

Magistrates (as defined in the Code of Criminal Procedure); Judges of and above the rank of District Munsifs; District Registrars; Sub-Registrars; District Educational Officers and Inspectresses of Girls' Schools; Deputy Inspectors of Schools and Sub-Assistant Inspectresses of Schools, Principals of Constituent and Affiliated Colleges; Head masters of recognised High Schools; members of the Senate or the Academic Council; and Holders of titles conferred by the Government.

Such person shall, on the declaration paper, certify the incapacity and attest the fact of his having been requested, by the voter to mark the ballot paper for him and of its having been so marked by him in the presence of the voter.

If a voter inadvertently spoils a ballot paper, he can return it to the Registrar, who will, if satisfied of such inadvertence, issue to him another paper.

The scrutiny and counting of votes will begin on ...

No person shall be present at the scrutiny except the Vice-Chancellor, the Registrar and such persons as the Vice-Chancellor may appoint to assist the Registrar, the candidates, and not more than two representatives of each candidate appointed in writing by him.

BENATE	House,	1
DATED.		

7 Face of Ballot Paper cover.

Ballot Paper.

8

For all Elections. FACE OF ENVELOPE.

Election to the (By Registered Post)

Poli on.....

To

The REGISTRAR,

The University of Madras, Senate House,

Triplicane P.O.,

Madras.

No.....

CHAPTER XVIII.

HONORARY DEGREES.

1. The Senate may, on the recommendation of not less than two thirds of the members of the Syndicate, confer any of the following honorary degrees upon a person on the ground that he is, by reason of eminent position and attainments or by virtue of his contribution to learning or eminent services to the cause of education, a fit and proper person to receive such degree:

Doctor of Laws (LL.D.)

Doctor of Literature (D.Litt.)

Doctor of Science (D.Sc.)

2. Honorary Degrees shall be conferred only at a Convocation, and may be taken in person or in absentia.

40

3. The presentation of persons at the Convocation on whom Honorary Degrees are to be conferred shall be made by the Vice-Chancellor or in the absence of the Vice-Chancellor by a person nominated by the Syndicate.

CHAPTER XIX.

CONVOCATIONS FOR CONFERRING DEGREES.

- 1. Convocations for the purpose of conferring degrees shall ordinarily be held thrice every year, in the months of March, August or September, and December and at such other times as the Chancellor shall direct.
- 2. Candidates for degrees must, fifteen clear days be
 statute

 Statute

 Of application

 for admission to their several degrees in the prescribed forms. No person shall be admitted to convocation who has not thus sent in his application to the Registrar.
- 3. Any person who, having sent in his name to the Registrar as a candidate for a degree at convocation, fails to appear shall, when he next applies for his degree, be charged a fee of rupees ten, unless he can furnish to the Syndicate a sufficient reason for his non-appearance.
- Statute

 4. A candidate for a degree may,
 on payment of a fee of ten rupees, be
 admitted in absentia to that degree.
- 5. The Chancellor, Pro-Chancellor, Vice-Chancellor
 Presidents of the Faculties, and members of the Senate shall wear the Academic robes prescribed and assemble in Syndicate room at the appointed hour.

In the absence of the Chancellor, the Pro-Chancellor, the Vice-Chancellor or other member of the Senate nominated by the Chancellor shall preside.

Statute
Stratute
Graces of the Senate on behalf of the candidates for admission to the several degrees will be supplicated in the following order:—

Law-by the President of the Faculty of Law.

Medicine—by the President of the Faculty of Medicine.

Engineering—by the President of the Faculty of Engineering.

Science—by the President of the Faculty of Science.

Agriculture—by the President of the Faculty of Agriculture.

Commerce—by the President of the Faculty of Commerce.

Teaching—by the President of the Faculty of Teaching.

Arts-by the President of the Faculty of Arts.

Oriental Learning—by the President of the Faculty of Oriental Learning.

Fine Arts—by the President of the Faculty of Fine Arts.

Statute 7. The formula to be used for each grace shall mutatis mutandis be as follows:—

Statute Passing of Grace

- 8. Whereupon the Chancellor shall put the question 'Doth it please you that this grace be passed?' and the Senate assenting, the Chancellor shall say 'This grace is passed.'
- 9. When all the graces have been passed, the Chancellor, Statute Procession

 To the hall in which the degrees are to be conferred.

Statute

Arrangement of seats

Special seats shall be provided in the hall for the members of the Academic Council.[**]

- Statute gowns and hoods pertaining to their respective degrees, and shall be arranged opposite to the Chancellor.
- 12. On the procession entering the hall, the candidates shall rise and remain standing until the Chancellor, Pro-Chancellor, Vice-Chancellor, Presidents of the Faculties and members of the Senate have taken their seats.
 - 13. The Chancellor, Pro-Chancellor, Vice-Chancellor, Statute

 Procedure

 Procedure

 Procedure

 Procedure

 Procedure

 Procedure

 Pro-Chancellor, Vice-Chancellor, Vice-Chancellor
- This convocation of the University of Madras has been called to confer degrees upon (persons on whom the Senate has decided to confer honorary degrees) the candidates who, in the examinations recently held for the purpose, have been certified to be worthy of the same. Let the candidates stand forward.
 - Statute 14. Then the candidates standing, the Chancellor shall put to them the following questions:—

Question.—Do you sincerely promise and declare that, if admitted to the degrees for which you are severally candidates, and for which you have been recommended, you will in your daily life and conversation, conduct yourselves as becomes members of this University?

Answer.-I do promise.

omitted.

Question.—Do you promise that to the utmost of your opportunity and ability you will support and promote the cause of morality and sound learning?

Answer.—I do promise.

Question.—Do you promise that you will, as far as in you lies, uphold and advance social order and the well being of your fellow men?

Answer.—I do promise.

In the case of candidates for professional degrees, the following addition shall be made:—

Question.—Do you promise that you will faithfully and carefully fulfil the duties of the legal, medical, engineering, teaching and agricultural professions, that you will, on all occasions, maintain their purity and reputation, and that you will never deviate from the straight path of their honourable exercise by making your knowledge subservient to unworthy ends?

Answer.—I do promise.

Statute
Presentation of
candidates

15. Then the Chancellor shall say:

Let the candidates be now presented.

16. Then the candidates shall be presented to the Chancellor by the heads of their respective colleges being members of the Senate or by other members of the Senate, the candidates having first received their diplomas from the Registrar.

Statute
Admission to
degrees

17. When all the candidates for the same degree have been presented, the Chancellor shall say to the candidates, who shall remain standing:

By virtue of the authority vested in me as Pro-Chancellor Vice-Chancellor

Statute
Record of
degrees

- \$8. When all the candidates have been presented, the Registrar shall lay the record of the degrees that have been conferred, before the Chancellor, who shall sign the same.
- 19. Then an address may be made to the candidates

 Statute by a member of the Senate or a member of the Chancellor, exhorting the candidates to conduct themselves suitably unto the position to which, by the degrees conferred upon them, they have attained.
- 20. The address being ended, or if there is no address, after the record has been signed, the Chancellor, Pro-Chancellor, Vice-Chancellor, Presidents of the Faculties and members of the Senate shall rise up and the Chancellor shall say:

I dissolve this Convocation.

- 21. Then the Chancellor, Pro-Chancellor, Vice-Chancellor, Presidents of the Faculties and members of the Senate shall retire in procession to the Syndicate room, the graduates standing.
- 22. Nothing in the foregoing Statutes, except Statutes 5, 9, 10, 11, 13, 17, 18, 20, and 21 of this Chapter in so far as they are applicable, shall apply in the case of Honorary Degrees.

CHAPTER XX.

ACADEMIC ROBES.

Chancellor.

1. A purple teray velvet gown, made like an Oxford
Proctor's dress gown, with two-inch gold
Statute lace down the fronts and round the bottom of the sleeves outside.

A black velvet academic cap, bound round with gold lace and gold tassel, nine inches long.

^{*}The words "or of the Council of Affiliated Colleges" have been omitted.

Statute

Pro-Chancellor.

2. A purple gown of silk or stuff same shape as the Chancellor's, and trimmed in the same way.

A cap like the Chancellor's, or a turban.

Vice-Chancellor.

3. A purple gown of silk or stuff same shape as the Statute Chancellor's and trimmed in the same way, but with silver lace.

A cap like the Chancellor's, but with silver lace and cassel, or a turban.

Registrar.

4. A black laced gown of silk or stuff.

A black cloth academic cap or a turban.

Members of the Senate, and The Academic Council.

5. A black gown of silk or stuff and a scarf of searlet silk or stuff four inches wide, with a fringe of the same colour, three inches deep.

A black velvet academic cap, or either a white, red, or black turban, which may have a gold border, or the gown and hood prescribed for the University degree taken.

Graduates.

6. Graduates and holders of Oriental Titles who are in the habit of wearing Indian costume shall be clothed in white, and shall wear either a white, red, or black turban, which may have a gold border, or a fez. All those who wear European costume shall wear either a black cloth academic cap or a turban of the above description, or a fez.

Women graduates shall not be required to be clothed in white dress or to wear any head dress.

Bachelor of Arts or of Science.

7. A gown made of black stuff, cut like the Cambridge B.A. gown,

A hood made of black silk or stuff edged with crimson silk.

Bachelor of Science in Agriculture.

8. A gown similar to that of the B.A. Degree.

A hood made of black silk or stuff, edged with green.

Master of Arts or of Science.

9. A gown made of black silk or stuff cut like the Cambridge M.A. gown.

A hood made of black silk or stuff lined with crimson silk or stuff.

Bachelor of Laws.

Statute 10. A gown similar to that for the B.A. degree.

A hood made of black silk or stuff lined with purple silk or stuff.

Master of Laws.

States 11. A gown similar to that for the M.A. degree.

A hood made of purple silk or stuff.

Licentiate in Medicine and Surgery.

12. A gown similar to that for the Statute B.A. degree.

A hood made of black silk or stuff edged with lightblue silk or stuff.

Bachelor of Medicine and Surgery.

13. A gown similar to that for the B.A. degree.

A hood made of black silk or stuff lined with lightblue silk or stuff.

'Doctor of Medicine or Master of Surgery.

14. A gown similar to that for the Statute M.A. degree.

· A hood made of light-blue silk or stuff.

Bachelor of Sanitary Science.

Statute B.A. Degree.

A hood made of black silk or stuff edged with terracotta silk or stuff.

Bachelor of Engineering.

16. A gown similar to that for the B.A. degree

A hood made of black silk or stuff lined with orange silk or stuff.

Licentiate in Teaching.

Statute 17. A gown pertaining to the B.A. or M.A. degree.

A hood made of black silk or stuff lined with gold coloured silk or stuff.

Degree of Doctor in any Faculty (other than Medicine.)

Statute 18. A gown made of white silk or stuff with scarlet cloth facings.

A hood made of scarlet silk or stuff.

Honorary Degrees.

19. Gown.—A gown made of scarlet silk or stuff with facings of crimson silk for LL.D., gold yellow silk for D.Sc. or D.Litt.

Hood.-

1.1

For the LL.D. Degree—a hood made of Scarlet silk or stuff lined with crimson silk.

For the D.Sc. Degree—a hood made of Scarlet silk or stuff lined with gold yellow silk.

For the D.Litt. Degrees—a hood made of Scarlet silk or stuff lined with gold yellow silk.

Head Dress.—A Round Black Velvet cap with gold tassel, or a white turban which may have a gold border or a Fez.

Master of Oriental Learning.

20. A gown made of scarlet silk.

A hood of scarlet silk or stuff lined with pearl grey silk or stuff.

Titles in Oriental Learning.

21. Recipients of Oriental Titles shall wear a robe made of grey stuff with prescribed border reaching down well below the knee and of a prescribed pattern and either a white, red or black turban, which may have a gold border or a Fez.

Diploma in Economics.

22. Candidates for the award of Diplomas in Economics at Convocation shall wear, if they are graduates, the gowns, and hoods pertaining to their respective degrees, and if they are not graduates, and ordinary European costume.

CHAPTER XXI.

FINANCE.

Act
1. The University shall have a fund
Funds of the to which shall be credited.
University

- (1) its income from fees, endowments and grants, if any, and
 - (2) any contribution by the Local Government.

The Local Government shall contribute annually towards the said fund—

 (a) a sum equal to the amount of contribution by the Local Government in the financial year prior to the coming into force of the Act towards the recurring expenditure of the University; and

Note.—Statutes framed under the Act of 1923 continuing to be in force.

- (b) a sum on such conditions as the Local Government may impose towards the salary, if any, of the Vice-Chancellor, the development of laboratory, library, museums and workshops and the salaries of such teachers of the University as are appointed for higher research and advancement and dissemination of knowledge in particular branches of learning.
- 2. The accounts of the University shall be kept by the Registrar under the directions of the Syndicate and shall annually be submitted to such examination and audit as the Local Government may direct.
- 3. The accounts when audited shall be published by the Syndicate in the Fort St. George Gazette and copies thereof shall together with copies of the audit report be submitted to the Senate and the Local Government.
 - 4. The Syndicate shall annually prepare before the Act and Statute 1st February the financial estimate for Estimates the ensuing year.
- 5. The annual accounts and the financial estimates shall be considered by the Senate at its annual accounts annual meeting and the Senate may pass resolutions with reference thereto and communicate the same to the Syndicate which shall take action in accordance therewith.
- 6. The Syndicate may incur expenditure outside or in excess of the budget allotments for the year as adopted by the Senate, but such expenditure shall be reported. to the next meeting of the Senate for sanction. The Syndicate, however, shall have power to reappropriate from one detailed head to another in the same account provided that no recurring liability is involved.

- 7. Unspent balances of budget allotments at the close of the financial year shall lapse and shall not be available for expenditure in a succeeding year except under the budget of that year.
- 8. The Registrar shall be empowered to receive all payments to the University, which shall be credited under proper heads of account. All cash and accumulated balances in the Fee Fund Account shall remain in the custody of the Accountant-General, Madras. The Registrar 'shall make all authorized payments, including fees, salaries and allowances payable out of University funds.
- 9. The Syndicate may invest any moneys belonging to the University including any unapplied income in any of the securities described in section 20 of the Indian Trusts Act, 1882, with the power to vary such investments or to place on fixed deposit in any bank approved in this behalf by the Local Government, any portion of such moneys not required for current expenditure.

Statute VIII of Schedule I Pension or Provident Fund 10. There shall be instituted for the benefit of the officers, teachers and servants of the University such pension or provident fund as the Senate may deem fit.

CHAPTER XXII.

*PROVIDENT FUND

1. The Fund shall be entitled the "Madras University Provident Fund." It is established for the benefit of all permanent and whole-time Teachers, Officers (other than the Vice-Chancellor and the Registrar), and Servants (excluding menials) of the University of Madras.

^{*}For Forms relating to Provident Fund vide Appendix C.

Statute Definitions

- 2. Definitions.—In these Laws, unless there is anything repugnant to the subject or context:—
- (a) Fund means the Provident Fund established and maintained under these Laws;
- (b) Pay includes pay, substantive and officiating, special pay, personal pay and leave salary;
- (c) Subscriber means a person eligible to subscribe to the Fund under Law 3 and subscribing thereto;
- (d) Subscription means the sum paid to the Fund by a subscriber under Law 5;
- (e) Contribution means the sum paid to the Fund by the University under Law 6.
- 3. These Laws shall come into force from 1st April 1929. Subject to the provisions of Law 5 subscription to the Fund shall be compulsory on all permanent and whole-time Teachers, Officers (other than the Vice-Chancellor and the Registrar), and Servants (excluding menials) of the University of Madras, provided that no person shall be eligible to become a subscriber until he attains the age of 20 years or to continue as such after he attains the age of 60 years and provided also that any person already in the pensionable service of the University at the time the Provident Fund Laws come into force will be allowed the option of remaining under the pension rules to which he has hitherto been subject. The intention of exercising the option must be specifically declared in writing within six months from the date on which the Provident Fund Laws come into force. Every person who does not make such a declaration will become subject to these Laws. The option once exercised shall be final; and any person who had not so signified within the time prescribed shall be deemed to have chosen to come under the Provident Fund Laws. In the case of a person who is in the pensionable service of the University on the date of the introduction of the Provident Fund Laws and who does not elect to continue under the pension rules in force prior to that date, the University shall at the time of his admission place to the credit of his account an

amount equal to that which it would have paid by way of contribution and interest thereon had the Provident Fund Laws been in force on the date of the commencement of his pensionable service in the University.

- 4. The Fund shall be made up of (a) subscriptions, (b) contributions and (c) interest on the subscriptions and contributions. The corpus and all monies of the Fund shall not be invested otherwise than in securities authorised by the Indian Trusts Act, 1882.
- Statute 5. Subject to the provisions of clause (2), of this Law:—
 - (1) (a) Every subscriber shall subscribe 6½ per cent. of his pay.
- (b) No subscriptions shall be levied on a subscriber while he is on leave but a subscriber may elect in writing to subscribe to the Fund during leave with leave salary.
- (2) A person employed on probation to a permanent, post may elect to subscribe to the Fund during the term of probation. The amount so subscribed will be credited to his account. Should he be confirmed at the expiry of his probationary period, such period shall count for purposes of contribution by the University to the Fund. If, however, his services are terminated at the end of the probationary period, he shall be paid back only his subscriptions and interest thereon.
- (3) Subscription.—The subscription of each subscriber shall be deducted month by month from his pay and credited to his account. It shall be considered as paid to the Fund on the first day of the month following that in respect of which the pay is due.
- 6. Contribution.—Except in the cases contemplated in Law 5 (2) the University shall contribute to the account of each subscriber an amount equal to that subscribed by him under Law 5 and such contribution shall be considered as paid to the fund on the day on which the subscription is deemed as paid to the fund.

- Statute 7. (a) The account of a subscriber shall Accounts. show:—
 - (1) The amount of his subscriptions with interest thereon:
 - (2) The amount of the contributions with interest thereon:
 - (3) Forfeiture, if any, under Laws 8 and 12 (2); and
 - (4) Monies, if any, debited against such account.

Statute Rate of Interest.

- (b) Interest on subscriptions and contributions:—
- (1) Compound interest at 4 per cent. or such, higher rate per annum as may be decided upon from time to time by the Syndicate shall be allowed on the subscriptions and contributions less the amount of advance, if any, remaining unpaid.
- (2) In the event of resignation or retirement of a subscriber, interest shall be calculated up to the date of his resignation or retirement. If a subscriber proceeding on leave preparatory to retirement desires to close his Provident Fund Account, interest shall be payable only up to the date of application for such closing of account.
- (3) In the event of the death of a subscriber, interest shall be calculated up to the date of payment to the nominees or legal heirs of the deceased, provided, however, no interest shall be paid for any period exceeding 6 months from the date of his death.
- Statute
 Right regarding subseription.

 Right in respect of subscriptions and interest
 thereon:—In the event of a subscriber ceasing to be in the employ of the University or
 any deduction to be made on account of all
 sums due from him to the University or the

Fund, pay to the person entitled thereto the amount of subscription and the interest thereon standing to his credit on the date of his ceasing to be in such employ or his death together with, in the case of death, interest for such further period as may be allowable under Law 7.

Statute
Right regarding contributions.

- (b) Right in respect of contributions and the interest thereon:—
-) A subscriber shall not be entitled to receive the contributions and the interest thereon, if he is dismissed from the University service.
- i) The contribution and the interest thereon shall be payable in full in the following cases:—
 - (a) If the subscriber retires after completing 15 years' service in the University,

or

(b) If he retires on account of certified incapacity, such incapacity having arisen from causes beyond his control,

or

(c) If his services are terminated as the result of a reduction in the establishment of the University or of abolition of his post,

or

- (d) If he dies.
- (8) Unless the Syndicate grants for special recorded reasons the contributions and the interest thereon in full to a subscriber whose service to the University is 10 years or more but less than 15 years, his share of the contributions and interest thereon

shall be calculated according to the following table:—

On the completion of --

10 years' service ... 10/15ths.

11 11/15ths.

12 , ... 12/15ths.

13 , ... 13/15ths.

14 ,, ., 14/15ths.

The amount payable under this Law shall be subject to any deduction to be made on account of all sums due by the subscriber to the University or the Fund.

- (4) For the purpose of this Law:-
 - (a) "Service" includes time spent on duty and on leave with leave salary
 - (b) Service shall be deemed to commence—
 - i. in the case of a subscriber who joins the service of the University after the introduction of these Laws, from the date of his admission to the Fund;
 - ii. in all other cases, from the date of commencement of his permanent or pensionable service.
- 9. Whenever a subscriber shall have forfeited statute the whole or part of the contributions with interest thereon, the amount so forfeited shall be credited to the head "Miscellaneous,"

- Statute
 Statute
 Mominees.

 Statute
 A suppended to these Laws. A register shall be maintained in which the names of all nominees shall be entered. A subscriber shall be at liberty to change his nominee or nominees, but only the person or persons last appearing entered in the said register shall be recognised by the Fund and the receipt granted by such nominee or nominees shall be a complete discharge of all liabilities in respect of the Fund.
- her of persons as his nominee or nominees and if he nominates more than one person the proportion in which the amount payable shall be distributed among them. The Syndicate shall have the right to refuse to accept the nomination of any person without assigning any reason for such refusal and the subscriber shall thereupon register some other person approved by the Syndicate. A subscriber shall ordinarily nominate his wife or wives or his children, natural or adopted.
- 12. (1) The University will not be bound by, nor will it recognise any assignment or encumbrance executed or attempted to be created which affects the disposal of the amount standing to the credit of a subscriber who dies before retirement.
- (2) The subscriptions and interest thereon of a subscriber are not liable to forfeiture on dismissal or on conviction by a criminal court, except for an offence for which the penalty of forfeiture of the offender's property is ordered by a competent Court of Law.
- 13. When a subscriber proceeds on leave preparatory to retirement, his Provident Fund Account may, on application made in writing by him, be closed at any time between the date of commencement of such leave and the date of retirement.

14. Advances from the Fund.

- (1) The Syndicate may, at its discretion, grant to a subscriber an advance of a sum which does not exceed the amount of the subscriptions and interest thereon standing to his credit at the time of making such advance nor exceeds his three months' pay for any of the following purposes:—
 - (a) to pay for the passage by land or water of himself or any member or members of his family for any necessary purpose:
 - (b) to pay the expenses incurred in connection with the illness of himself or a member or members of his family;
 - (c) to pay the expenses in connection with marriages, funerals, or ceremonies which by the religion of the subscriber it is incumbent upon him to perform and in connection with which it is o'Aigatory that expenditure should be incurred;
 - (d) for such other purposes as the Syndicate may consider reasonable.
 - (2) Advance shall (unless the subscriber makes earlier repayment of the sum) be recovered in 24 monthly instalments deducted from the subscriber's pay commencing from the first payment of a full month's pay after the advance is granted, but no recovery shall be made from a subscriber while he is on leave of any kind except with his own consent.
 - (3) When an advance has already been granted to a subscriber, a subsequent advance shall not be granted to him, except for strong reasons to be approved by the Syndicate until at least one year has elapsed since the last advance was completely rapaid.

- (4) For the purpose of this Law, the family of a subscriber shall mean his wife, his natural or adopted children, his parents, sisters or minor brothers wholly dependent on him.
 - (5) When an advance is repaid in 12 instalments or less an additional instalment representing interest equivalent to 3 per cent. (or a proportionately higher rate when the rate of interest allowed on subscriptions and contributions exceeds 4 per cent.), of the amount of the advance should be paid in the month following that in which the last instalment is paid. Similarly an additional instalment equivalent to 6 per cent. (or a proportionately higher rate when the rate of interest allowed on subscriptions and contributions exceeds 4 per cent.) of the total amount of advance should be paid when the advance is repaid in more than 12 instalments. The interest as calculated above shall be placed to the credit of the account of the subscriber.

15. Accounts:-

Statute

- (1) The account of every subscriber shall be made up yearly to the 31st March.
- (2) Each subscriber shall, at the close of every year, be furnished with a statement of his account showing the amount of his subscriptions and interest thereon the amount of the contributions and interest thereon standing to his credit and the amount of advance outstanding, if any.
- (8) The University shall deposit each year in the Fund an amount to be fixed with reference to the charges to be met by the University in payment of liability to the Fund.

- (4) The following account books shall be maintained in the prescribed forms which are appended to these Laws:—
 - (i) Provident Fund Ledger.
 - (ii) Register of Subscribers.
 - (iii) Cash book.
 - (iv) Abstract of Provident Fund Institution.
 - (v) Register of temporary withdrawals. (Advances).
 - (vi) Investment Register.
- (5) (a) All interest earned on the Securities, etc., in a year over and above that which is payable to the subscribers, shall together with the contribution forfeited under law 8, discounts on investments, if any, and other miscellaneous receipts, be credited to the head "Miscellaneous receipts,"
 - (b) If in a particular year, the interest earned on Securities, etc., is less than the amount payable to Subscribers, the difference together with premia on investments, if any, shall be debited to this head.
 - (c) All charges incurred during the year on establishments, etc., shall be debited to this head.

- (d) The balance available under this head will lapse to the University after reserving a sum equal to the probable amount of the debits referred to in clause (c) for the next three years.
- (e) In case the difference referred to in clause (b) above is not covered by the balance under this head, the excess shall be adjusted from the funds of the University.
- 16. Save as otherwise provided for in Law 20, these Laws and any amendments thereto shall be binding on every subscriber and every person deriving title from him.
- 17 Interpretation.—The power of interpreting these
 Statute
 Laws and of deciding cases of dispute or
 doubt is vested in the Syndicate and its
 decision shall be final.
 - 18. The Syndicate may, from time to time, issue general or special instructions as may be necessary consistent with the Laws for the time being in force as to:—
 - (a) conduct of the business of the Fund;
 - (b) any other matter relating to the Fund.
 - 19. When the account of a subscriber is closed, the amount payable to him under these Laws shall be audited by the University before payment.
- 20. The power of amending, or adding to or repealing these Laws or any of them shall vest in the Statute. Alterations in the Laws.

 of interest payable on subscriptions and contributions, have the option to remain under the Laws in force prior to the introduction of such changes

CHAPTER XXIII.

RECOGNITION, AFFILIATION AND APPROVAL OF COLLEGES.

- 1. (a) 'Constituent College' means a College mainAct tained or recognised by the University in
 accordance with the provisions of the
 Act, in which instruction is provided
 under prescribed conditions and which is situated within the limits of the University.
- (b) 'Affiliated College' means a College situated outside the limits of the University and affiliated to the University of Madras as constituted prior to the commencement of the Act or admitted to the privileges of affiliation with the University under conditions prescribed in this behalf.
- (e) 'Oriental College' means an institution in which provision is made for courses of study in Oriental learning only and for the preparation of students for degrees, titles, or diplomas of the University in such learning, in accordance with the Regulations.
- 2. Those Colleges situated within the limits of the Statute University which enjoyed the privileges of affiliation to the University of Madras before 5th March 1924 shall be Constituent Colleges of the University, provided that they satisfy the conditions which may be prescribed for the purpose.
- Statute

 Statute

 Recognition, affiliate any College within the limits of the University as a Constituent College, to affiliate any College outside the limits of the University as an Affiliated College, and to approve as an Oriental College any institution, within the territorial jūrisdiction of the University, imparting instruction in Oriental learning

only and preparing students for degrees, titles, or diplomas of the University in such learning, which satisfies the conditions prescribed in the Statutes.

Statute Procedure for · withdrawal Recognition, Affiliation or appro-

The Syndicate shall have the power, at any time after due enquiry, and after consultation with the Academic Council, to recommend to the Senate the withdrawal, or suspension for a definite period, of the recognition, affiliation or approval granted to a College; provided that, be-

fore making such recommendation, the Syndicate shall inform the management of the College concerned of its findings after the enquiry, and shall allow it an opportunity of making such representation as it may deem fit, and shall record its opinion on the representation so made. report of the enquiry, the representation made by the management, if any, and the opinion of the Syndicate thereon shall be placed before the Academic Council and the Senate along with the recommendation of the Syndicate. The Syndicate shall carry out the decision of the Senate on the recommendation.

Statute Temporary Sus-pension of Ins-truction in courses or subjects.

It shall be open to a College to suspend after previous intimation to the Syndicate, for a total period not exceeding three academical years, instruction in any subject or course of study in which the College is recognised, affiliated or approved. At the end of the period of

pension, work may be resumed with the previous approval of the Syndicate. If the work is not resumed at the end of the period of suspension, the recognition, affiliation or approval previously granted shall be regarded as having lapsed.

Recognition, affiliation, or approval of a College which has temporarily suspended instruction in any subject shall not preclude the Syndicate from granting recognition, affiliation or approval in the same subject to any older College in the same locality.

Conditions to be satisfied by Constituent, Affiliated and Oriental Colleges.

6. Every College shall be managed by a regularly constituted Managing Body on which the teaching staff shall be represented by managing Body of at least the Principal; provided that in the case of a Government College or a College owned and managed by an Indian State the Syndicate may waive this condition.

- Statute
 Change in Ma.

 Of the Managing Body shall be reported forthwith to the Syndicate.
 - 8. Every College shall have a duly constituted College Council properly representative of the teaching staff, to advise the Principal in the internal affairs of the College.
- 9. Every College shall satisfy the Syndicate that adequate financial provision is available for its continued and efficient maintenance, either in the form of an endowment or by an undertaking given by the person or Body maintaining it.
- 10. Every College shall satisfy the Syndicate on the following points:—

Statute
Conditions of recognition, affiliation or appro-

- (1) the suitability and adequacy of its accommodation and equipment for teaching;
- (2) the character, qualifications, and adequacy of its teaching staff and the conditions of their service;
- (3) the residence, physical welfare, discipline and supervision of its students; and
- (4) such other matters as are essential for the maintenance of the tone and standards of University education.

In regard to the matters referred to above, the Syndicate shall be guided by the reports of Inspections, and by any rules which may be prescribed.

Statute
Returns from and other information as the Syndicate may require to enable it to judge of its efficiency, and shall take such action as the Syndicate may consider necessary to maintain its efficiency.

Statute Teaching Staff-Appointments to 12. Appointments to the teaching staff of a Cellege shall be made only after the Principal has been given an opportunity of expressing his views.

All appointments shall be reported to the Syndicate, which shall satisfy itself that they meet the requirements of the University.

Staff in colleges for women

- 13. In the case of Colleges for women, the staff shall be wholly, or almost wholly composed of women.
- 14. In every College for men in which women students are admitted, separate reading and tiffin rooms and other necessary conveniences shall be provided for the women students.
- 15. Every College shall make adequate provision for the residence of its students not residing with their parents or duly recognised guardians. Such provision shall be in the form of hostels managed by the College and recognised by the Syndicate, or other hostels recognised by the Syndicate, or approved lodgings.

Statute
Facilities for
Physical training
and games

16. Every College shall provide adequate and suitable space for games and physical exercise, and shall make adequate arrangements for the physical training of its students.

17. Statute Appointment of Physical Director

Every College having Intermediate classes shall have on its staff a trained Director of Physical Training; provided that it shall be competent to the Syndicate to exempt any College for women from the operation of this rule till the end of the academical year 1934-35.

Statute Medical Inspection of students

Every College shall have attached to it a Medical Officer of the qualifications prescribed by the Syndicate in order to conduct the Medical Inspection of students of the College.

Statute Inspection of colleges

- 19. Every College shall be subject to inspection from time to time by one or more persons appointed by the Syndicate in this behalf.
- . Statule Action to be taken by Colleges on reports after inspection

Every College inspected as prescribed in Statute 19, or in respect of which an enquiry has been made by the Syndicate, shall take in respect of any matter referred to in Statutes 9 and 10, within such period as may be fixed, such action as the Syndicate may specify.

21. The following registers and records in the forms that may be prescribed by the Syndicate shall be main: tained by each College, and, in every case in which a school forms a part of the institution, they shall be maintained distinct from those kept for the school department:-

Statute Registers and to records be maintained by Colleges

- (a) A register of admissions and withdrawals.
- (b) A register of attendance.
- (c) A register of attendance at Physical Training.
- (d) A register or other record of addresses of students.
- (e) A register of the members of the staff, snowing their qualifications, previous experience, 36—b

salaries, number of hours of work, and classes and the subjects taught.

- (f) A register of fees paid showing dates of payments.
- (g) A counterfoil fee receipt book.
- (h) A register of scholarships and concessions of all kinds whether of tuition, boarding or lodging.
- (i) A counterfoil book of transfer certificates.
- (j) A counterfoil book of certificates of Medical Inspection of students.
- (k) A register of marks obtained by each student at the College Examinations.
- (1) Account books showing the financial transactions of the College as separate from those of the management. The accounts shall show the transactions.

Procedure to be adopted in granting recognition, affiliation, or approval.

22. A College applying for recognition, affiliation or approval shall send a formal letter of application to the Registrar not later than the 31st August preceding the academic year in which the courses are proposed to be started and shall give full information in the letter of application on the following matters:—

Statute
Date of submission of, and particulars to be furnished with, each application

- (a) Constitution and personnel of the Managing Body.
- (b) Subjects and courses in which recognition, affiliation or approval is sought,
- (c) Previous applications, if any, for recognition, affiliation or approval in the same subjects and their disposal.

- (d) Accommodation, equipment, the strength of the College, the number of students for whom provision has been made or is proposed to be made. The information relating to accommodation should be accompanied by drawings.
- (e) Qualifications, salaries and work of the teachers, together with a time-table of work.
- (f) Hostel and lodgings, and play-grounds, and residences for the Principal and the other members of the staff.
- (g) Fees proposed to be levied and the financial provision made for capital expenditure on buildings and equipment for the continued maintenance of the College.

· Statute
Applications
when considered

23. All applications for recognition, affiliation or approval of colleges shall be considered by the Syndicate in the month of September.

Statute
Authority to submit the application

in the case of

authority.

The application shall be made in the case of a Government College by the Director of Public Instruction, in the case of a college owned or managed by an Indian State by the Chief Educational Officer of the State in which it is situated, and se of any other College by the responsible

25. The College shall pay to the University a recog-

Statute
Fees for recognition, affiliation or approval

nition or affiliation fee calculated, in the case of first application for recognition or affiliation in the Intermediate courses or in the Degree courses in Arts or Science, or in any professional course, at the rate of Rs. 150 for each member of the Inspection Commission appointed by the case of application for further recognitions.

Syndicate, and in the case of application for further recognition or affiliation in these courses at the rate of Rs. 100 for each such member.

26. The Statute
Procedure on receipt of application

Syndicate may call for any further information which it may deem necessary before proceeding with the application, or may advise the management that the application is premature and should be submitted in a subsequent year, or proceed with the application if it is satis-

may decline to proceed with the application if it is satisfied that the arrangements made or likely to be made, before the beginning of the academical year in which the courses are to be started for the conduct of courses are not sufficient or suitable, or if the College has failed to observe the conditions laid down in respect of any previous recognition, affiliation or approval.

If the Syndicate decides to proceed with the application, it shall direct a local enquiry to be made by a competent person or persons appointed by it in this behalf; provided that it shall be competent for the Syndicate to dispense with the enquiry above mentioned in the case of any subject or group of subjects in which it does not, for special reasons which shall be recorded, consider a local enquiry necessary.

After considering the report of the local enquiry, if any, and after making any further enquiries it may deem necessary, the Syndicate shall decide whether the recognition, affiliation or approval should be granted or refused, either in whole or in part, and shall after consultation with the Academic Council, grant or refuse the recognition, affiliation, or approval accordingly. In case the recognition, affiliation or approval is granted, the fact shall be reported to the Academic Council and the Senate at the next meeting.

27. Recognition, affiliation, or approval may be granted to a College or to departments of a College which provides courses of instruction in Arts, Science, Law, Medicine, Engineering, Teaching, Agriculture, Veterinary Science, Commerce, Oriental Learning, or Fine Arts. The Recognition, affiliation, or approval shall be given specially for each subject or each group of subjects and for each separate standard.

- Where a College is recognised, affiliated, or approved in a number of optional subjects. Combination of the College shall be at liberty to provide optional subjects instruction in any combinations them, provided it satisfies the Syndicate that the accommodation and staff are adequate, whenever a fresh combination is proposed to be introduced. A statement of the different combinations of subjects in which instruction is provided shall be forwarded to the Syndicate before the close of the first term in every year.
- 29. The recognition, affiliation, or approval granted may be provisional. If provisional, re-Statule Conditional Recognition, affiliation, or approval shall be cognition, Affillagranted for a fixed period; the length tion or approval of the period and the conditions which should be fulfilled by the College before the expiry of the period shall be specified in the order of the Syndicate granting the recognition, affiliation, or approval. If the conditions are not fulfilled by the end of the period fixed, the recognition, affiliation, or approval shall cease automatically, and in no case shall any extension of time be permitted. If the conditions are fulfilled, the Syndicate shall have the power at the end of the period, to confirm recognition, affiliation, or approval. The confirmation of the recognition, affiliation, or approval shall be reported to the Academic Council and the Senate.
 - Recognition, affiliation or approval granted on the basis that part of the instruction to Statule be provided is being given by inter-colle-Inter-Collegiate giate or University Lectures shall be lectures conditional upon the continued existence of arrangements for such courses of inter-collegiate or University Lectures.

31. Recognition, affiliation or approval shall in no case be granted with retrospective effect. Attendance at courses of instruction pro-Statute vided in Colleges or in subjects before recognition, affiliation or approval is granted shall not qualify for the grant

of pertificates of attendance; and

Recognition, etc. not granted with retrospective cffect

such attendance shall not entitle any candidate to exemption from the production of certificates of attendance.

- 32. An application for recognition, affiliation, or approval may be withdrawn at any time before an order has been passed by the Syndicate; provided that the College shall not be entitled to a refund of the fee paid, in cases in which the University has incurred the expenditure of sending out an Inspection Commission.
- 33. Where a College desires to add to the course of instruction, in respect of which it is recognised, affiliated, or approved, the procedure prescribed in the preceding Statutes shall, so far as may be, be followed.

CHAPTER XXIV (Statutes).

INTER-COLLEGIATE AND UNIVERSITY LECTURES.

- 1. On the application of the heads of two or more Colleges the Syndicate may sanction the making of inter-collegiate arrangements for the delivery of courses of lectures jointly to the students of those colleges.
- 2. On the recommendation of the Academic Council the Syndicate may arrange courses of lectures to be delivered by the teachers of the University on subjects which form part of courses of instruction to be undertaken by any constituent college recognised in such subject or group of subjects.
- 3. Attendance of students at courses of lectures under clauses 1 and 2 above for purpose of attendance certificates shall be deem-tectures ed to be attendance put in at similar courses of lectures in the colleges to which they belong.

.CHAPTER XXV (Statute). UNIVERSITY UNION.

It shall be competent for the Syndicate to appoint a

Statute

Governing Body
of the University
Union

Constituent Colleges, to which it may
delegate such powers of management as it may deem fit.

CHAPTER XXVI (Statutes).

STUDENTSHIPS, FELLOWSHIPS, GRANTS-IN-AID OF RESEARCH AND PRIZES FOR PUBLICATIONS.

Section A.

- 1. Awards by the University in aid of Post Graduate study and Research will be of three kinds:—
 - (i) Research Studentships.

Awards to be of three kinds

- (ii) Research Fellowships.
- (iii) Grants-in-aid of Research.

(i) Research Studentships

- 2. Studentships not exceeding ten in number may be awarded annually to graduates or Diploma holders of the University in accordance with the Laws set forth below if candidates of sufficient merit present themselves.
- 3. The studentships which will be tenable only in India will be awarded to enable graduates or Diploma holders to undertake research in any subject in the Faculties of Arts, Science, Law, Medicine, Engineering and Agriculture.
 - Qualifications

 4. No candidate shall be eligible for a studentship unless he has passed one of the following Examinations:—
 - (a) B.A. Degree Examination in Honours,
 - (b) B.A. Degree Examinations in Group (v)—South Indian Languages,
 - (c) B.Sc. Degree Examination in Honours,

- (d) M. L. Degree Examination,
- (e) The M.B. & B.S. Degree Examination,
 - (f) The B.E. Degree Examination,
 - (g) The B.Sc. Ag. Degree Examination.
 - (h) The Diploma in Economics Examination.
 - (i) Oriental Titles Examination in both the compulsory (for Titles) and Optional (for Certificates of Proficiency) Divisions,

provided that where in any year all the ten studentships are not awarded, the Syndicate, may, in its discretion, award one or more studentships to any candidate or candidates who may not be graduates or Diploma holders of the University or be eligible as aforesaid.

5. A candidate for a studentship must send in his application in the prescribed form to the Registrar so as to reach him not later than the 1st July. No application received after the prescribed date will be accepted without the express sanction of the Syndicate. The candidate must state in his application the subject or matter he proposes to investigate, or the general nature of the research he proposes to undertake. He must also state where he proposes and has permission to undertake his research.

The application shall be referred for consideration and report to the Board of Studies dealing with the subject which the student proposes to investigate.

- 6. The award of studentships will be made by the Syndicate on the report of the Boards of Studies; usually it will be in August.
- 7. The value of a studentship shall be Rs. 75 per mensem, except in the case of Graduates in Medicine for whom the studentships may be of the value of Rs. 100 per mensem. A studentship shall ordinarily be tenable for a period of two years from the date after the award on which the student commences work on his investigation. When in the opinion of the Syndicate the character of the investigation on which a student is engaged and the ability

shown by him render such a course desirable, the Syndicate may continue his studentship for an additional year.

Cancellation of within one month from the date of the award of his studentship will be liable to have the award cancelled.

8. Each student shall enter into a bond with the

University, the terms of which shall be settled by the Syndicate, agreeing to engage diligently in research work during the tenure of his studentship and to refund to the University the amount of the studentship drawn by him in case of resignation before the expiry of its tenure, or of its forfeiture for misconduct or for unsatisfactory progress.

The Syndicate shall have power to waive the claim for refund in case of ill-health supported by a medical certificate or in cases where it considers sufficient cause has been shown to warrant exemption from rejayment. No such case will be considered by the Syndicate until the student has submitted to it an account of his researches so far as they have progressed.

- 9. During the tenure of his studentship, the holder must engage deligently in his investigation. Arrangements will be made to report on his work and progress from time to time by competent authority. The Syndicate shall have power to deprive him of his studentship at any time if in its opinion his progress is not satisfactory.
- Results of incestigations in the Syndicate at the end of the tenure of his studentship. It shall, however, be open to him to submit to the Syndicate at a prior date to that stipulated the results of any completed portion of his research.

- Publications of sealts of investigations.

 Publications of results of investigations.

 Publications of investigations.

 results of his investigation until he has laid them before the Syndicate in accordance with Law 10 of this Chapter and has obtained sanction to such publication.
- Casual leave and months from the 1st of May to the 30th of June (both days inclusive) and all gazetted holidays in addition to those fixed by the Syndicate, and they may be given fifteen days' casual leave throughout the academic year.

(ii) Research Fellowships.

13. Fellowships not exceeding four in number, which shall be tenable only in India,

Number of Fel- may be awarded annually to graduates who produce evidence, preferably by work already published, of capability to advance knowledge by original investigation.

Teachers in Constituent and Affiliated Colleges of this University, who satisfy the above stipulation as to ability to undertake research, shall also be eligible for Research Fellowships.

The value of each Fellowship shall be determined by the Syndicate but shall not be less than Rs. 125 and shall not exceed Rs. 150 per mensem. A fellowship shall be tenable ordinarily for a period of one year from the date after the award on which the Fellow commences work on his investigation under the University, and may be renewed for an additional year if the Syndicate considers that the work of the Fellow merits an extension of the term.

Fellows to be to be a full-time research worker while holding the Fellowship.

16. Applications for Fellowships may be forwarded to the Registrar at any time during the year. The procedure adopted in respect of the grant of studentships shall mutatis mutandis be followed in respect of the grant of Fellowships.

(iii) Grants-in-aid of Research.

17. Grants-in-aid to cover expenses in connection with research may be given, at the discretion of the Syndicate, to persons who do not desire to become full-time research work in India.

General.

- 18. The Syndicate shall have power to defray out of University funds such expenditure incurred in connection with research as, in its judgment, is reasonable. The Syndicate will also make arrangements, where necessary, for affording facilities for the prosecution of research.
- 19. It shall be competent for the Syndicate to award prizes for approved works on modern subjects published in any of the Dravidian Languages (Tamil, Telugu, Malayalam and Kanarese) subject to such rules and conditions as the Syndicate may prescribe from time to time.*

AWARD OF SCHOLARSHIPS FOR TRAINING IN NAVIGATION. Section B.

- 20. It shall be within the competence of the Syndicate to award Scholarships to candidates to enable them to undergo training in Navigation:—
- 1. The scholarships not exceeding two in number, shall be of the value of Rs. 60 per mensem and shall be tenable for a period of three years and shall be awarded, subject to the passing of the qualifying examination for admission and acceptance into the Indian Mercantile.

 Marine Training, Ship "Dufferin".

^{*}Note.—For Rules re award of Prizes for Publications, vide APPENDIX XXII of Vol. I, Part II for 1934-35.

- 2. The scholarships are available only for those students who are domiciled within the territorial jurisdiction of the Madras University, and are desirous of follow-Eligibility for the Scholarships ing a career in the Mercantile Marine, but who, on account of financial difficulties, cannot afford the expenditure required for the necessary training. They shall be awarded to those candidates who have been selected by the authorities of the Indian Mercantile Marine Training Ship for admission to the training course. Preference shall be given to those among the selected candidates who have been declared eligible for admission to courses of study in this University.
 - 3. A candidate for a scholarship must send in his application in the prescribed form to the Registrar so as to reach him on or before the 15th December of the year preceding the year in which he proposes to join the training course, or within two weeks after the selection of candidates for training has been made.
 - 4. Applicants must be between the ages of 14 and
 16 years on the 15th January of the year
 of commencement of training, must be
 of appli of sound constitution and of Indian
 domicile and must produce evidence of
 age and domicile and of the need for
 financial help as mentioned in clause 2 above. Candidates
 belonging to sea-faring communities will be given prefererce.
- Duration scholarships shall be awarded triennially and the continuance of any scholarship shall be subject to satisfactory report from the authorities of the Ship at the end of each year.

CHAPTER XXVII. *UNIVERSITY LIBRARY.

Ordinances.

1. The affairs of the University Library shall be managed by the Syndicate.

It shall be competent to the Syndicate to appoint a Committee consisting of not more than management six members of the Syndicate to advise the Syndicate on matters connected with the University Library and to delegate to it from time to time such powers of Management of the Library as it may deem fit.

- 2. All funds intended for the University Library shall
 be included in one consolidated account
 runds
 called "The University Library Account".
 The accounts of the University Library
 shall be maintained by the Librarian.
- 3. All payments on account of the Library shall be made by the Registrar, the charges being debited to the University Library Account.
- 4. The Syndicate shall hold the amount deposited by those who seek the privilege of borrowing books from the Library and shall have power to invest such amount in any of the Securities described in Section 20 of the Indian Trust Act, 1882, or to place the same on deposit in any Bankapproved in this behalf by the Government,
 - 5. The Syndicate shall prepare the Annual Report of the University Library and submit the Annual Report to the Senate for consideration at the Annual Meeting.
- 6. Books and periodicals required for the University
 Library shall be acquired by the Syndicates

 cate after consulting the Boards of Studies and the Heads of Departments of the University. Books for the Sectional Libraries shall be acquired by the Syndicate on the basis of lists supplied by the Heads of Departments.

[•] Vide Appendix A-for the Rules of the Library.

All purchases of books and periodicals for the Library shall be made by the Librarian.

Purchases and periodicals and for other articles purchased for the University Library shall be checked and passed by the Librarian and then forwarded to the Registrar for payment.

- 7. The Syndicate shall determine the Universities and other Institutions with which exchange relationship may be opened and shall determine in consultation with the Boards of Studies and Heads of Departments concerned the publications that may be exchanged.
- 8. The Librarian shall be appointed by the Syndicate on the recommendation of a Committee appointed by the Syndicate for the purpose.
 - 9. The Librarian shall be in charge of the Library and shall give effect to the orders of the Librarian Syndicate and shall perform such other duties as may be prescribed by the Syndicate.
 - 10. The Syndicate shall appoint the clerical and menial servants of the Library and shall have power to suspend or dismissary of them.
 - 11. The Rules of the University Library shall be framed by the Syndicate after considering the recommendations of the Academic Council, if any, in this behalf.

CHAPTER XXVIII.

RESIDENCE OF STUDENTS AND RECOGNITION OF HOSTELS.

Ordinances Under Section 32 (1) (ii) of the Act.

- 1. 'Hostel' means a unit of residence for students of the University maintained or recognised by the University in accordance with the provisions of the Act.
- 'Approved Lodgings' means lodgings periodically inspected by the College and included in a Register of Lodgings maintained by the College and approved by the Syndicate.

- 2. The Syndicate shall prescribe from time to time such general or special conditions as it may deem necessary for recognition of hostels and shall have power to grant or to withhold recognition to any hostel.
- 3. Students who do not live either with their parents or guardians, approved by the Principal of their College, shall, during term time, reside in a hostel or in approved lodgings unless exempted by the Principal of the College.

Every College shall maintain a register of approved lodgings.

- 4. Students living in hostels shall be under the disciplinary supervision of the Warden or Discipline and Assistant Warden. Students living in hostels shall be assigned to individual members of their College staff for such additional supervision as may be considered necessary, unless the Warden or Assistant Warden of the hostel happens to be on the staff of the College concerned. Students not living in hostels, or with parents or with approved guardians, shall be assigned to individual members of the College staff for disciplinary supervision, unless exempted by the Principal of the College.
- 5. Hostels which are not managed by Colleges shall be managed by a regularly constituted managing body, the constitution of which shall be subject to the approval of the Syndicate.
- 6. The appointment of the superintending staff of every hostel shall be made by the managing body or by any authority to whom such body may have delegated the power and all such appointments shall be reported to the Syndicate.
- 7. Any person or persons who desire that a hostel main:

 Procedure— tained or managed by them should be recognised by the Syndicate shall apply to the Syndicate for such recognition

and shall supply such information as it may require. The Syndicate, after such enquiry as it may deem fit, shall grant or withhold recognition. Recognition once granted may be withdrawn temporarily or permanently by the Syndicate.

8. The Syndicate shall arrange for the periodical Inspection of inspection of all hostels and approved hostels and lodg- lodgings, and may order a special inspection of any hostel or approved lodgings to be made whenever it considers it necessary and shall take such action on the report as it deems fit.

CHAPTER XXIX.

EXAMINERS.

(Ordinances).

- 1. Appointments of Examiners shall be made by the Syndicate.
- 2. The Syndicate may, at any time, cancel the appointment of any examiner.
- 3. Examiners appointed by the Syndicate may be of the following classes:—
 - A. (1) Examiners (Question Paper Setters) who will set the papers for the Examinations.
 - (2) Examiners (Conducting Examiners) whose duties will be:
 - (a) to distribute the work of valuation;
 - (b) to set the standard of valuation;
 - (c) to supervise the work of the Additional or Assistant Examiners;
 - (d) to value answer papers;
 - (e) to set the papers for, and to conduct, Practical Examinations, if any;

- (f) to report upon the results of the Examinations; and
- (g) such other work as may be assigned to them by the Syndicate,

Examiners shall be constituted into Boards.

Each Board shall have a Chairman who shall be appointed by the Syndicate.

Conducting Boards shall pass the results and forward them to the Registrar for submission to the Syndicate.

B. Additional and Assistant Examiners whose duties will be to value answer papers. Additional Examiners may also be required to conduct Practical Examinations. Additional and Assistant Examiners will not be members of (Conducting) Boards of Examiners.

Question Paper Setters.

- 4. Question Paper Setters shall ordinarily be unconnected with teaching work in the Constituent or Affiliated Colleges of the University in respect of the subjects in which they set papers.
- 5. Question Paper Setters shall be appointed for one year and shall be eligible for re-appointment.

Examiners.

- 6. A list of persons employed in Colleges, arranged in order of subjects, shall be compiled from the Annual Returns submitted by Colleges, and kept up to date, showing—
 - (a) name of teacher;
 - (b) College in which he is working;
 - (c) age;
 - 38-b

- · (d) qualifications, with class and date;
 - (e) present grade and date of appointment to it;
 - (f) class and subject in which he teaches;
 - (g) number of years of teaching experience in the college; and
 - (h) previous appointments as Examiner, etc., showing year and grade.

To the list of persons employed in Colleges shall be added the names of the teachers of the University, with relevant information, as far as may be, under the same heads, and in the case of Professional Examinations, the names of the other persons recommended by the Boards of Studies.

- 7. The following persons shall not ordinarily be eligible for appointment:—
 - (a) persons with less than four years' teaching experience in a College, to any examinership in Arts and Science; and
 - (b) persons with less than seven years' teaching experience in a college, and without previous experience in examining, to the Conducting Boards in Arts and Science.
- 8. Examiners, Additional Examiners and Assistant Examiners shall be appointed for one year and shall be eligible for re-appointment in two successive years following the year of appointment and shall ordinarily be so re-appointed.
- Examiners who have held office for three successive years, whether in the same subject or in different subjects, shall not be re-appointed until a period of two years has elapsed, provided that the number of new Examiners appointed in any year, who have not previously been Examiners or Additional Examiners or Assistant Examiners or Question Paper Setters in this University, shall not exceed one half of the total number appointed to a Board.

The preceding rule shall not apply (a) to Examinations in subjects in which the number of competent Examiners is so limited as to make it undesirable in the opinion of the Syndicate that the rule should be enforced strictly; (b) to the members of the Conducting Boards for the B.A. (Honours) or B.Sc. (Honours) Degree Examinations or the B.A. or B.Sc. Degree Examinations or the Intermediate Examination with reference to which it shall be competent for the Syndicate to extend the period of appointment of any member up to five years.

An additional or Assistant Examiner who is reappointed but not in successive years shall not ordinarily hold office for more than three years in any period of five years.

- 9. A preliminary list shall be prepared by the Registrar out of the consolidated list referred to in Ordinance 6, in accordance with the provisions of Ordinances 7 and 8, and shall be forwarded to the Boards of Studies, who shall be requested to recommend persons to the Syndicate. The preliminary list and the list of persons recommended by the Boards of Studies, together with the remarks, if any, of the Boards of Examiners on any of the persons included in either list, shall be submitted to the Syndicate.
- 10. The rules referred to in Ordinances 7 and 8 shall. not apply to the appointment of Examiners for Professional Examinations, Oriental Titles and the Diploma Examinations held by the University.

General.

- 11. In the case of examinations which are held twice a year, the Additional Examiners and Assistant Examiners appointed for the March-April or July Examinations shall ordinarily be re-appointed for the September or December Examinations.
- 12. A list shall be prepared annually by the Registrar showing those who have been Question Paper Setters, Examiners, Additional Examiners and Assistant Examiners during the preceding five years.

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- 13. The remuneration and allowances payable to Examiners and Chairmen of Boards appointed under Ordinance 1 of this Chapter shall be fixed by the Syndicate. No Examiner shall be paid a remuneration exceeding Rs. 1,000 for any particular examination (including remuneration for setting and valuing, and Chairman's fee).
- / 14. All Examiners shall carry out the instructions which the Syndicate may issue from time to time.

(For other Ordinances relating to Admission to Course of Studies, Examination, Conduct of Examinations, please see Vol. I, Part II of the University Calendar).

APPENDIX A.

UNIVERSITY LIBRARY, MADRAS,

In November, 1903, a proposal was received by the Government of Madras from the Madras University that a legacy of Rs. 25,619 bequeathed to it by the will of the late Mr. William Griffith, dated September 9, 1897 and received by the University on October 25, 1901, should be utilized for the establishment and organization of a library in connection with the University; and that the University should be associated with the management of the Connemara Public Library, with a view to making that a University as well as a Public Library. The Government agreed to the proposal and allowed the University the use of the Connemara Library buildings for the deposit of its books, provided that these books, while remaining the property of the University, are available to the general readers of the Connemara Public Library.

The Local Government in their order No. 203, Law (Education), dated 6th February 1923, accorded sanction to a reorganisation of the Library finances under which all the financial resources intended for the University Library hitherto shown in different accounts have been merged into a single consolidated account called the "Library Account." As a result of this the Library has a funded capital of about Rs. 4,11,100 in Government securities and in deposits in the Central Urban Bank earning an annual income of about Rs. 20,100. In addition the Library regeives an annual recurring grant of Rs. 43,500 thus having a total annual income of about Rs. 63,300 towards its upkeep and maintenance.

Under Section 19, clause (t) of the Madras University Act of 1932, (as amended by the Madras Act XII of 1929), the Syndicate will manage the University Library.

The Laws regulating the administration of the University Library are embodied as Chapter XXVI of the laws of the University (Vide page 278 of Vol. I.)

RULES OF THE MADRAS UNIVERSITY LIBRARY.

1. The hours, when the Madras University Library will be open to the public, shall be fixed by the Syndigate.

The Syndicate has decided as follows:-

The library shall be open to the public on all days, from 7 a.m., to 8 p.m.*

N.B.—The loan counter shall be closed half an hour before the closing of the library.

^{*}Provisional arrangement for one year till 31st March 1935. **

- II. (a) Books may be consulted within the Library premises by the following:—
 - (i) (1) Members of any of the authorities of the University.
 - (2) Teachers of the University, of the Constituent or Affiliated Colleges and of other institutions approved or recognised by the University.
 - (3) Graduates of the University.
 - (4) Matriculated students of the University.
 - (ii) Any other person being recommended by a Professor of a Constituent or an Affiliated College, or a member of any of the Authorities of the University, or the Librarian.
 - (b) No person will be admitted to the Library unless cleanly in person and properly dressed.
- Note.—Where a dhoti is worn, at least a shirt must be worn.

 The decision of the Chief Officer present in the
 Library at the time as to what is cleanly or decent
 is final.
- (c) Readers desirous of using the Library shall enter their rames and addresses legibly in a book which is kept for the purpose. Such signature shall be taken as an acknowledgment that the person agrees to conform to the rules of the Library.
- (d) Readers shall not write upon, damage, or make any mark upon any book, manuscripts or map belonging to the Library.
- (e) No tracing is allowed to be made without express per mission from the Librarian.
- (f) Silence must be observed in the Library.
- (g) Readers before leaving the library must return to the counter clerk any books, manuscripts, or maps which they have taken for consultation.
- (h) Readers shall be responsible for any damage or injury done to the books or other property belonging to the Library, and shall be required to replace such books or other property damaged or injured, or pay the value thereof. If one book of a set is injured, the whole set shall be replaced.
- Cases of incivility, or other failure in the service, should immediately be reported to the senior member of the staff present.

- (i) Sticks and umbrellas must be left at the door. .
- (k) Spitting and smoking are strictly prohibited.
- (1) Dogs and other animals are not admitted.
- III. (a) Books may be taken out on loan by the following:—
 - (i) Members of any of the Authorities of the University. Teachers of the University and of Constituent. Colleges, and Registered Graduates of the University when resident within the limits of the University or in such places in its immediate vicinity as may be approved by the Syndicate.
 - (ii) Students studying for a degree examination after passing the Intermediate in any of the Constituent or Affiliated Colleges, persons engaged in special research, and all graduates of the University not coming in class (i), when resident within the limits of the University or in such places in its immediate vicinity as may be approved by the Syndicate and on the production of a certificate to the effect that they are such from a Professor of a Constituent or an Affiliated College or a member of any of the Authorities of the University.
 - (iii) Teachers of the Affiliated Colleges.
- (b) Each borrower shall make a cash deposit of Rs. 20, and he shall be given as many Borrowers' tickets as the number of volumes he is entitled to remove from the Library at one time.
- (c) A week's notice must be given before a deposit is withdrawn. No deposit will be repaid until all the books outstanding against the depositor and all his Borrowers' tickets have been duly returned.
- (d) Each borrower may have out on loan not more than three separate volumes at one time and must make his own arrangements for the conveyance of books to and from the Library except that (i) in the case of mofussil borrowers the books will be forwarded and returned by registered post or railway parcel, the to and fro charges being borne by the borrower, and (ii) in the case of graduate borrowers living within the city of Madras, books may be delivered once a week at their residence, on payment of an advance quarterly subscription of one rupee.
 - (e) All marking, underlining, etc., is absolutely forbidden.
- (f) The borrower before leaving the counter must satisfy himself as to whether the book lent to him is in sound condition, and if not he must immediately bring the matter to the notice of the Assistant Librarian; otherwise he is liable to be held res-

ponsible for the replacement of the book. If one book of a set is injured or lost the whole set must be replaced, the value being immediately remitted to the Library for return after the set is actually replaced.

- (g) Depositors are not allowed to sub-lend the books of the Library.
- (h) Periodicals, dictionaries, works which might be difficult to replace and such other works as may from time to time be considered necessary shall not be lent out.
- (i) All books on loan must be returned at the expiration of a fortnight in the case of local borrowers, and four weeks in the case of mofussil borrowers, from the date of issue. Any book which is temporarily in special demand may be lent for such shorter period as may be necessary or may be temporarily declared reference works under Rule III (h). Loans may at any time be terminated by order of the Librarian.
- . (j) If a book is not returned when due, a fine of one anna per volume per day shall be levied.
- (k) A depositor against whom any fine or other charges is outstanding will not be allowed to borrow books or withdraw his deposit until he has paid the amount due.
- (1) Books may be renewed for a further period of one fortnight proided—
 - (*) the renewal application reaches the Librarian three clear days before the date on which the books are due;
 - (ii) no other reader has applied for the books in the meantime:
 - (iii) not more than three consecutive renewals are allowed for the same book without its production in the Library for inspection.

In case condition (ii) is not satisfied, the Librarian shall cause a letter to that effect to be posted to the borrower concerned and the books must be returned on the due date.

- (m) The Syndicate may refuse under special circumstances any application for the privilege of loan of books without assigning any reason therefor.
- (n) The Syndicate may grant special loans on such conditions as if may prescribe.

The Syndicate has resolved that bound volumes of periodicals may be lent on the usual conditions to—

(i) The Teachers of the University.

- (ii) Persons engaged in special research on the subject with which they deal, with the approval of the Syndicate, provided that the application for the special loan is sent through the head of the appropriate department of study or the Principal of a College who will be held responsible in case of loss or damage and the application slip for each volume is also countersigned by the same authority.
- (o) Any infringement of the rules will render the privilege of admission to the Library liable to forfeiture.
- IV. Notwithstanding anything to the contrary contained in Rules III (d), (h), (i) and (l) loans to the Heads of the Departments of Research of the University shall be regulated by the following additional Rules:—
 - (a) The Head of each Department of Research may have out on loan not more than seventy-five volumes at one time.
 - (b) Periodicals, whether bound volumes or loose numbers, may be lent to Heads of Departments of Research, provided that loose numbers shall not be lent till after the expiry of a week or a fortnight after their receipt in the library according as they are weeklies or not.
 - (c) All books and bound volumes of periodicals on loan with the Heads of Departments of Research must be returned at the expiration of eight weeks from the date of issue, while loose numbers of periodicals on loan must be returned at the expiration of a fortnight from the date of issue.
 - (d) Books and bound volumes of periodicals may be renewed for a further period of eight weeks, provided—
 - (i) the renewal application, which should contain the names, call numbers, and the due dates of each item, reaches the Librarian not less than three and not more than ten clear days before the date on which they are due;
 - (ii) no other person has applied for the volumes in the meantime; and
 - (iii) not more than two consecutive renewals are allowed for the same volume without its production in the library for inspection.

In case condition (ii) is not satisfied, the Librarian shall cause a letter to that effect to be posted to the Head of Department concerned and the volumes must be returned on the die date.

N.B.—The additions made by the Syndicate to the above rules are embodied therein in their appropriate places in *italics*.

The books and journals acquired for the library are in general such as are adapted for reference and for advanced study and research. Books of an elementary character are excluded from the library.

An author catalogue containing all the items acquired till 1st January 1926 has been published in three volumes:

Main Catalogue (up to the end of 1913) price Rs. 1 0 0 1st Supplement (1914—1917) , , 1 8 0 2nd Supplement (1917—1925) , , 3 0 0

A Classified card Catalogue with an alphabetical index is. maintained in the Library. The number of Catalogue Cards written amount to about 1.54,000.

APPENDIX B.

ELECTION OF A COUNCILLOR TO THE CORPORATION OF MADRAS BY THE SENATE OF THE MADRAS UNIVERSITY

NOTIFICATION PUBLISHED AS AN APPENDIX TO G.O.
NO. 4465 M., DATED NOVEMBER 11, 1932

In exercise of the powers conferred by section 59 and clause (b) of sub-section (2) of section 347 of the Madras City Municipal Act, 1919 (Madras Act, IV of 1919), and in supersession of the rules published with Local Self-Government Department Notification No. 1002, dated 11th November 1919, at pages 543 to 545 of Part I-A of the Fort St. George Gazette, dated 11th November 1919, the Governor acting with Ministers makes the following rules for the election of a Councillor of the Corporation of Madras by the Senate of the University of Madras:—

RULES.

- 1. The councillor to be elected to the Corporation of Madras by the members of the Senate of the University of Madras shall be elected from among themselves in the manner prescribed by these rules.
- 2. "Returning Officer" means the Registra University of Madras and includes any officer of the University deputed for the time being by the Registrar to perform his functions under these rules.
- 3. On receipt of a notice from the local Government directing the Senate to elect a councillor, the Returning Officer shall publish such notice, together with the notice required under rule 20 in the Fort St. George Gazette and in two or more of the local daily newspapers and shall on or before the date of such publication send a copy of both the notices by post to each member of the Senate.
- 4. (1) Any member of the Senate who ordinarily resides in the city and is not disqualified under section 52 of the Act may be nominated as a candidate for election.
- (2) The nomination of every candidate shall be made by means of a nomination paper in Form I.
- (3) Every nomination paper shall be signed by two electors, one as proposer and the other as seconder, provided that no elector shall sign more than one nomination paper, whether as proposer or seconder. A candidate shall also sign a declaration on the nomination paper expressing his eligibility and willingness to stand for election.

- (4) Every nomination paper shall reach the Returning Officer not later than the date and time fixed under rule 20. Any nomination paper which is received after such date and time, shall be rejected.
- 5. (1) A candidate who has been duly nominated may withdraw his candidature by notice in writing signed by him and delivered in person to the Returning Officer or sent by post so as to reach him before the date and time fixed for the scrutiny of nomination papers under rule 20.
- (2) The Returning Officer on receiving a notice of withdrawal shall, as soon as may be, cause a notice of the withdrawal to be published on the notice board of his office.
- (3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to be renominated as a candidate for the same election.
- 6. (1) On the date and at the time and place appointed under rule 20 for the scrutiny of nomination papers, every candidate and one proposer and one seconder of each candidate may attend, and the Returning Officer allow them to examine all nomination papers which have been received by him as aforesaid.
- (2) Where an elector subscribes whether as proposer or seconder two or more nomination papers, all such nomination papers except the one first received by the Returning Officer shall be deemed to be invalid, and if the Returning Officer is unable to determine which of such nomination papers was first received by him, both or all of such papers shall be deemed to be invalid.

The rejection of the nomination paper of any candidate on the ground of any irregularity in respect thereof shall not affect the validity of his nomination if he has been duly nominated by means of another nomination paper in respect of which no irregularity has been committed.

- (3) The Returning Officer shall then examine the nomination papers and decide all objections which may be made at the time to any nomination and may either on such objection or on his own motion, after such summary inquiry, if any, as he thinks necessary, reject any nomination on the ground that it is not valid under these rules.
- (4) The Returning Officer shall enderse on each nomination paper his decision accepting or rejecting the same and if the nomination is rejected shall record in writing a brief statement of his reasons for such rejection. The decision of the Returning Officer shall, save as provided in rule 19, he final.

- 7. On the completion of the scrutiny of nominations—
- (i) if there is only one duly nominated candidate, the Returning Officer shall declare such candidate to be duly elected; and
- (ii) if there is more than one duly nominated candidate, the Returning Officer shall forthwith prepare a list of the names of such candidates (arranged in alphabetical order with reference to their surnames, that is, the names proper) with . their addresses and cause such list to be affixed on the notice board of his office and to be published in two or more local daily newspapers. A poll shall be taken in respect of such candidates in accordance with the following rules.
- 8. If after the taking of a poll has become necessary and before the poll is taken, a sandidate who has been duly nominated dies, the Returning Officer shall, upon being satisfied of the fact of the death of the candidate, countermand the poll; and election proceedings shall be started afresh in all respects as if for a new election:

Provided that no fresh nomination shall be necessary in the case of a candidate who stood nominated at the time of the countermanding of the poll.

- 9. (1) In the case referred to in clause (ii) of rule , the Returning Officer shall issue through the post a declaration paper and a ballot paper to each elector to the address entered against his name in the list of members of the Senate kept in the University Office or if the elector has intimated a different address to the Returning Officer in writing, to such address.
- (2) The ballot paper shall be in Form II and the declaration paper in Form III. The ballot paper shall have the names of the candidates in the order in which they appear in the list referred to in clause (ii) of rule 7. If there are two candidates whose names are the same, they shall be distinguished by the addition of their occupation or in some other way. The same serial number shall be entered on the face of the declaration paper and on the back of the ballot paper.
- (3) Before a declaration paper and a ballot paper are issued to an elector, the Returning Officer shaft-
- (a) have the name of the elector entered on the declaration paper;
- (b) initial the ballot paper on its back and enter thereon the date of its posting; and
- (c) place a mark against the name of the elector concerned in the copy of the list of members of the Senate used for the purpose of the election.

- (4) With the declaration paper and the ballot paper, the Returning Officer shall send-
 - (a) an envelope addressed to himself;
- (b) a cover with the number of the ballot paper entered on its face (hereinafter referred to as ballot paper cover); and
 - (c) a letter of intimation in Form IV.
- 10. An elector who has not received his ballot and other connected papers sent by post or whose papers, before their despatch back to the Returning Officer, have been inadvertently spoilt in such a manner that they cannot be conveniently used, or who has lost his papers may, on his transmitting to the Returning Officer a declaration to that effect signed by himself, require the Returning Officer to send him new papers in place of those not received, spoilt or lost; and, if the papers have been spoilt, the spoilt papers shall be returned to the Returning Officer who shall cancel them on receipt. In every case when new papers are issued, a mark shall be placed against the name of the elector in the copy of the list of the members of the Senate referred to in clause (c) of sub-rule (3) of rule 9 to denote that new papers have been issued in place of those not received, spoilt or lost.
 - 11. L'o election shall be invalid by reason of-
- (i) any vacancy among the persons entitled to vote at such election; or
- (ii) the non-receipt by an elector of notice of the election or of his ballot and other papers, provided that such notice and papers have been issued to him in accordance with these rules.
 - 12. (1) Each elector upon receipt of his ballot paper shall. if he desires to vote at the election, sign the declaration in the declaration paper and record his vote on the ballot paper by placing a mark against the name of the candidate of his choice.
- (2) The elector shall then enclose the ballot paper in the ballot paper cover and stick it up and enclose the cover and the declaration paper in the envelope addressed to the Returning Officer and send the envelope by registered post so as to reach the Returning Officer not later than the day and the latest hour fixed for the poll. All envelopes received after such day and hour as well as those received by unregistered post. shall be rejected;

Provided that, at his option, the elector may, in person or by messenger, deposit the envelope in a ballot box which shall be provided at the office of the Returning Officer on the day and during the hours fixed for the pell.

- 13. (1) If an elector is incapacitated from blindness or other physical cause from voting in the manner prescribed above, it shall be competent for him to record his vote by the hand of any of the persons mentioned in sub-rule (2) and such person shall, on the declaration paper, certify the incapacity and attest the fact of his having been requested by the elector to mark the ballot paper for him and of its having been so marked by him in the presence of the elector.
- (2) The following persons are empowered to attest the votes of incapacitated electors:-
- (i) Magistrates within the meaning of the Code of Criminal Procedure, 1898:
 - (ii) Judges of and above the rank of District Munsifs:
 - (iii) District Registrars:
 - (iv) Sub-Registrars:
- (v) District Educational Officers and Inspectresses of Girls' Schools;
- (vi) Deputy Inspectors of Schools and Sub-Assistant Inspectresses of Schools:
 - (vii) Principals of Constituent and Affiliated Colli
 - (viii) Headmasters of Recognized High Schools:
- (ix) Members of the Senate or of the Academic Council; and
- (x) Holders of titles conferred or recognized by the Government of India.
- 14. (1) On the day and at the hour appointed for the scrutiny and counting of votes under rule 20, the envelopes received from the electors by registered post not later than the day and the latest hour fixed for the poll as well as those deposited under the proviso to sub-rule (2) of rule 12, shall be arranged and counted. The envelopes shall then be opened one after another and the declaration papers and ballot paper covers contained therein shall be taken out and examined.
 - (2) Ballot paper covers shall be rejected if-
 - (a) the envelope contains no declaration paper, outside the ballot paper cover; or
 - (b) the declaration paper is not the one sent by the Returning Officer:
- (c) the declaration or attestation is not in accordance with these rules: or

- . (d) the ballot paper is placed outside the ballot paper cover: or
- (e) more than one declaration paper or ballot paper cover has been enclosed in one and the same envelope.
- (3) The Returning Officer shall endorse the word 'rejected' on every ballot paper cover which he may reject under sub-rule (2), the connected declaration paper, if any, and in · the case referred to in clause (d) of that sub-rule, also on the ballot paper.
 - 15. (1) The ballot paper covers, other than those rejected under the previous rules shall be opened and the ballot papers contained therein shall be taken out and mixed together. These ballot papers shall then be scrutinized and the valid votes counted.
 - (2) A ballot paper shall be rejected if-
 - (a) it does not bear the Returning Officer's initials; or
 - (b) the elector has signed his name, written any word, or made any mark thereon by which he can be identified; or
 - (c) no vote is recorded thereon; or
 - (d) more than one vote is recorded thereon: or
 - (e) it is void for uncertainty.
 - (3) The Returning Officer shall endorse the word 'rejected' with the grounds for such rejection on every ballot paper which he may reject under sub-rule (2).
 - 16. (1) If an objection is made by any candidate or agent present to any ballot paper cover or ballot paper on the ground that it is invalid under these rules or to the rejection by the Returning Officer of any such cover or paper, it shall be decided at once by the Returning Officer who shall record on such cover or paper the nature of the objection and his decision thereon.
 - (2) The decision of the Returning Officer under subrule (1), shall, save as provided in rule 19, be final.
 - 17. (1) The Returning Officer shall declare the candidate to whom the largest number of votes has been given, to be duly elected.
 - (2) Where two or more candidates get an equal number of votes and the addition of one vote will entitle any of such candidates to be declared elected, the Returning Officer shall accertain by casting lots which of them he shall declare to be duly elected.

- 18. No person shall be present at the scrutiny and counting of votes by the Returning Officer except such persons as he may appoint for the purpose of assisting him, the candidates and not more than one agent (nominee) of such candidate appointed in writing by him.
- 19. The Returning Officer shall without delay report the result of the election to the Secretary to the Government of Madras in the Local Self-Government Department, and thename of the candidate elected shall, if the Local Government considers the election valid, be published in the Fort St. George Gazette.
- 20. The Returning Officer shall appoint and notify such date, time and place as he may think suitable for each of the following proceedings, namely:
 - (a) the presentation of nomination papers under rule 4;
 - (b) the scrutiny of nomination papers under rule 6;
 - (c) the sending of ballot papers under rule 9;
 - (d) the taking of the poll; and
- (e) the scrutiny and counting of votes under rules 14 and 15.

FORM I.

Nomination paper.

We, the undersigned, nominate the person described below as a candidate at the ensuing election of a councillor for the Corporation of Madras:—

Name of candidate in full.	Description.	Abode.	Occupation.
Station	1. Signature of proposer.		
Date	2. Signature of seconder.		

Candidate's declaration.

I, the undersigned, declare that, to the best of my knowledge and belief, I am eligible for election and that I am willing to stand.

Date.

ature of candidate.

Instruction.

Nomination papers which are not received by the Returning Officer before......(hour) on the.....day of 19.... will be rejected.

FORM II.

University of Madras.

Election of a Councillor to the Corporation of Madras by the members of the Senate.

Ballot paper.

Face of ballot paper.

Mark showing the voter's choice.		

(Please see instructions on the back).

Back of Ballot Paper.

- 1. Place a cross mark thus X against the name of the candidate for whom you wish to vote,
 - 2. A ballot paper will be rejected if-
 - (a) it does not bear the Returning Officer's initials; or
- (b) the elector signs his name or writes any word or makes any mark thereon by which he can be identified; or
 - (c) on which no vote is recorded; or
 - (d) more than one vote is recorded thereon; or
 - (e) if it is void for uncertainty.

Serial No.

FORM III.

Declaration paper.

Serial No.

University of Madras.

Election of a councillor to the Corporation of Madras by the members of the Senate.

Elector's declaration.

•		full)
e that I	am	a member of the Senate and have signed no for this election.
		(Signature)
		(Address)
		Security of the second
n		
	gnation)- e that I ballot pa	gnation)——e that I am ballot paper

FORM IV.

Form of letter of intimation.

Sir,

- The persons whose names are printed on the ballot paper sent herewith have been nominated as candidates for the election of a councillor to the Corporation of Madras because members of the Senate of the University of Madras Should you desire to vote at this election, I request that you will
 - (a) sign the declaration paper;
- (b) mark your vote in the column provided for the purpose in the ballot paper;
- (c) enclose the ballot paper in the ballot paper cover and stick it up; and
- (d) put the ballot paper cover and the declaration paper in the envelope addressed to me and return it to me by registered post so as to reach me not later than a.m. on the day of 19 or deposit such envelope or cause it to be deposited in the ballot box provided for the purpose at (place) between and on

Your vote will be rejected if-

(a) the envelope enclosing the declaration paper and the ballot paper cover has neither been sent by registered post so as to reach the Returning Officer not later than the day and the latest hour fixed for the poll, nor deposited in the ballot box provided in the office of the Returning Officer on the day and during the hours fixed for the poll; or

- (b) the envelope contains no declaration paper outside the ballot paper cover; or
- (c) the declaration paper is not the one sent by the Returning Officer: or
- (d) the declaration or attestation is not in accordance with the rules; or
- (e) the ballot paper is placed outside the ballot paper cover: or
- (f) more than one declaration paper or ballot paper cover has been enclosed in one and the same envelope; or
- (g) the ballot paper does not bear the Returning Officer's initials; or ..
- (h) you have signed your name or written any word or made any mark on the ballot paper by which you can be identified; or
 - (i) no vote is recorded on the ballot paper; or
- (i) more than one vote is recorded on the ballot paper: or
 - (k) the ballot paper is void for uncertainty.

SUBSCRIBER No.

APPENDIX C.

(Vide Chapter XXII of the Laws—pp-268-278.)

The Madras University Provident Fund.

FORM OF DECLARATION.

subscriber.)

The amount due to nominee who is a minor at the time of my death should be paid to the I hereby declare that in the event of my death the amount at my credit in the Provident Fund shall be distributed among the persons mentioned below in the manner shown against their names. (For*

	Q	the Sex and parentage of person mentioned in column 4.	
	4	Name and address of the person to whom payment is to be made on behalf of the minor.	
nn 4.	'n	Whether major or, minor, if minor, state his age.	
ose name appears in colur	8	Relationship with the sub- scriber.	•
person whose name appears in column 4.	1	Name and address of the nominee or nominees.	

* Here state marri d or unmarried.

Two witnesses o Signature.

STATION.

Signature of Subscriber.

Official Design tion. Account Number.	[Nores-1. The subscription and contribution accounts of a subscriber transferred from another local boc be entered in columns (2) and (7) respectively, in the line for the month in which the accounts are transferred. 2 on temporary withdrawals paid under Law 14, should be shown in column (3).]	Subscription Account.	
Name. Of	[Norrs9-1. The subscription and contrib be entered in columns (2) and (7) respectively, in on temperaty withdrawals paid under Law 14, as	SUBSCRIPTION AC	

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December									

Provident Fund F	Provident Fund Form No. 1-Contd. Provident Fund Ledger.—(Contd.)	ar.—(Contd.)			
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Mar. (Final).					3
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	Deposits and Refunds as above Interest for 19 -19		Interest added to contribution		1
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	Deduct—Withdrawals as above	Closing balance	salance		
	Balance on other wards	-			

Provident Fund Form No. 2.

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nt Fun		Caste, Race or Religion.	9		A Minor A Minor of Mi	13
Pr'Svide	asi Sa	Date of Birth by the Christian . Ers.	40	1.	Sume due in what proportion payable.	18
	SUBSCRIBERS.	Address	4		Address.	17
	SUB			EES.	Occupa- tion.	16
the		Father's Name,		NOMINEES		
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Regist		Serial No.		e.	Berial Mo.	22

Provident Fund Form No. 3.

Cash Book of the Madras University Provident Fund Institution for the year 19 -- 19 . Note.—The particulars of Subscriptions and Contributions transferred to or from other local bodies should

TOTAL NET BALANCE EVERY MONTH.	In the Post Office Savings Bank,	RS. A. P.
TOTAI BALANCI MOR	In the Imporial Bank.	Rs. A. P.
	Miscellaneous.	Rs. A.P.
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	Subscriptions.	RS. A. P.
nsaction	Particulars of Tra	•
	Month and Date.	
	Miscellaneous.	Rs.AP
PT6.	Investments.	Rs. A. P.
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	Contribution.	R ♠ •
	Subscriptions.	8. A.

Provident Fund Form No.

ebould be drawn across these two columns and a grand tof . I made. The subscription and contribution accounts of a subscription that may be transferred from another local body during the course of a year should be entered in columns (6) subscriber that may be transferred from another local body during the course of a year should be entered in columns (6) and (6) respectively after the total referred to has been made. (2) The totals of monthly credits in columns (7) to (18) should be agreed with the corresponding totals in the cash book.] for 19 Abstract of the Provident Fund Institution of the.

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Provident Fund Form No. 5.

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	REMARKS.	
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24	October.	
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	July.	

Register of Securities, and Fixed Deposits. Provident Fund Form No. 6.

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Amount of interest recovered and ad- justed in accounts.	∞	Rs. A. P.	
Date of recovery of interest and adjust- ment in accounts.			
Initials of the Registrar,	9		
Rate of interest.	ĸ		
e a simin u o m A s c c	4	Rs. A. P.	
Particulars of invest- ment and in case of Government Securities, number and date of paper.	က		
Date of investments, i. e., purchase of security or the date of deposit, etc., as the case may be.	Ĉ1		
Serial Number.	-4		

red ink across columns 1-3 of this register and the face value deducted from the total in column 4 and the balance of investment entered. If no balance remains, "account closed" should be written trote.— Which any sum is windrawn from investment in axed deposits of any government of other Securities are sold, the particulars of withdrawal or sale, as the case may be, should be noted in across the page.

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